Property of Lake and River Enhancement Section Division of Fish and Wildlife/IDNR 402 W. Washington Street, W-273 Indianapolis, IN 46204

CONTRACT DOCUMENTS FOR PRIDES CREEK LAKE ENHANCEMENT PROJECT

Project No. 89-08-113

Pike County, Indiana

Prepared for:

PRIDES CREEK CONSERVANCY DISTRICT BOARD 715 S. 9th Street Petersburg, Indiana 47567

Prepared by:

DONAN ENGINEERING CO., INC. R.R. 3, Box 40H Jasper, Indiana 47546

Completed:

June 5, 1990

Revised:

August 8, 1990

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ADVERTISEMENT FOR BIDS

Prides Creek Conservancy District Board of Petersburg,
Indiana, will receive sealed bids at the Conservancy District

office on 715 South 9th Street, Petersburg, Indiana, until 4:00
P.M. (local time) September 27, 1990 concerning the

construction of a sediment basin and wetland area in Prides

Creek Park. Bids will be publicly opened by the Prides Creek

Conservancy District Board at the Conservancy District office

at 8:00 A.M. on September 28, 1990.

Bids must be submitted on the form provided in the Contract Documents and shall be accompanied by all other required items which are also contained in the Contract Documents. Bids must also be accompanied by a certified check or cashier's check payable to the order of the Prides Creek Conservancy District Board, or a satisfactory bid bond executed by the bidder and an acceptable surety, in an amount equal to Five Percent (5%) of the total bid price. Said deposit is required as evidence of the good faith of the bidder, and such deposit shall be subject to loss as payment of liquidated damages in the event the bidder fails to execute a contract in accordance with its proposal, or to furnish a One Hundred Percent (100%) Performance and Payment Bond in accordance with the contract documents. The Board reserves the right to take under advisement and to hold all bids for a period not exceeding sixty (60) days from the date of opening of bids for the period of reviewing the bids and investigating the

qualifications of bidders prior to awarding the contract. The Board further reserves the right to reject any and all bids, and to waive any informalities in the bidding.

All bidders are required to submit a statement of experience, the proposed plans for performing the work and the bidders equipment available for the work.

There will be a Pre-bid Conference on September 14, 1990, at 10:00 A.M. at the Prides Creek Conservancy District office at 715 South 9th Street in Petersburg. The Contract documents including plans and specifications of a detailed nature are on file at the Prides Creek Conservancy District office, Petersburg, Indiana, and Donan Engineering Co., Inc., Jasper, Indiana. Contractors may obtain plans and specifications from Donan Engineering Co., Inc. at R.R. 3 Box 40H, U.S. Hwy 231 North, Jasper, Indiana 47546. A fee of fifty-five dollars (\$55.00) is required for each set of plans.

Denver Gladish, President
715 South 9th Street
Petersburg, Indiana 47567

INFORMATION FOR BIDDERS

BIDS will be received by the Prides Creek Conservancy District Board

(herein called the "OWNER"), at the Conservancy District office in Petersburg, Indiana September 27 until 4:00 P.M. , 19 90 , and then at said office publicly opened and read

(local time) aloud. at 8:00 A.M. on September 28, 1990.

Each BID must be submitted in a sealed envelope, addressed to the Prides

Creek Conservancy District Board at the address below

Each sealed envelope containing a BID must be plainly marked on the outside as BID for the Prides Creek Lake Enhancement Project and the envelope should bear on the outside the name of the BIDDER, his address, his license number if applicable and the name of the project for which the BID is submitted. If forwarded by mail, the sealed envelope containing the BID must be enclosed in another envelope addressed to the OWNER at 715 South 9th Street, Petersburg, Indiana 47567

All BIDS must be made on the required BID form. All blank spaces for BID prices must be filled in, in ink or typewritten, and the BID form must be fully completed and

executed when submitted. Only one copy of the BID form is required.

The OWNER may waive any informalities or minor defects or reject any and all BIDS. Any BID may be withdrawn prior to the above scheduled time for the opening of BIDS or authorized postponement thereof. Any BID received after the time and date specified shall not be considered. No BIDDER may withdraw a BID within 60 days after the actual date of the opening thereof. Should there be reasons why the contract cannot be awarded within the specified period, the time may be extended by mutual agreement between the OWNER and the BIDDER.

BIDDERS must satisfy themselves of the accuracy of the estimated quantities in the BID Schedule by examination of the site and a review of the drawings and specifications including ADDENDA. After BIDS have been submitted, the BIDDER shall not assert that there was a misunderstanding concerning the quantities of WORK or of the nature of the WORK to be done.

The OWNER shall provide to BIDDERS prior to BIDDING, all information which is pertinent to, and delineates and describes, the land owned and rights-of-way acquired or to be acquired.

The CONTRACT DOCUMENTS contain the provisions required for the construction of the PROJECT. Information obtained from an officer, agent, or employee of the OWNER or any other person shall not affect the risks or obligations assumed by the CONTRACTOR or relieve him from fulfilling any of the conditions of the contract.

Each BID must be accompanied by a BID bond payable to the OWNER for five percent of the total amount of the BID. As soon as the BID prices have been compared, the OWNER will return the BONDS of all except the three lowest responsible BIDDERS. When the Agreement is executed the bonds of the two remaining unsuccessful BIDDERS will be returned. The BID BOND of the successful BIDDER will be retained until the payment BOND and performance BOND have been executed and approved, after which it will be returned. A certified check may be used in lieu of a BID BOND.

A performance BOND and a payment BOND, each in the amount of 100 percent of the CONTRACT PRICE, with a corporate surety approved by the OWNER, will be required for the faithful performance of the contract.

Attorneys-in-fact who sign BID BONDS or payment BONDS and performance BONDS must file with each BOND a certified and effective dated copy of their power

of attorney.

The party to whom the contract is awarded will be required to execute the Agreement and obtain the performance BOND and payment BOND within ten (10) calendar days from the date when NOTICE OF AWARD is delivered to the BIDDER. The NOTICE OF AWARD shall be accompanied by the necessary Agreement and BOND forms. In case of failure of the BIDDER to execute the Agreement, the OWNER may at his option consider the BIDDER in default, in which case the BID BOND accompanying the proposal shall become the property of the OWNER.

The OWNER within ten (10) days of receipt of acceptable performance BOND, payment BOND and Agreement signed by the party to whom the Agreement was awarded shall sign the Agreement and return to such party an executed duplicate of the Agreement. Should the OWNER not execute the Agreement within such period, the BIDDER may by WRITTEN NOTICE withdraw his signed Agreement. Such notice of withdrawal

shall be effective upon receipt of the notice by the OWNER.

The NOTICE TO PROCEED shall be issued within ten (10) days of the execution of the Agreement by the OWNER. Should there be reasons why the NOTICE TO PROCEED cannot be issued within such period, the time may be extended by mutual agreement between the OWNER and CONTRACTOR. If the NOTICE TO PROCEED has not been issued within the ten (10) day period or within the period mutually agreed upon, the CONTRACTOR may terminate the Agreement without further liability on the part of either party.

The OWNER may make such investigations as he deems necessary to determine the ability of the BIDDER to perform the WORK, and the BIDDER shall furnish to the OWNER all such information and data for this purpose as the OWNER may request. The OWNER reserves the right to reject any BID if the evidence submitted by, or investigation of, such BIDDER fails to satisfy the OWNER that such BIDDER is properly qualified to carry out the obligations of the Agreement and to complete the WORK contemplated therein.

A conditional or qualified BID will not be accepted.
Award will be made to the lowest responsible BIDDER.

All applicable laws, ordinances, and the rules and regulations of all authorities having jurisdiction over construction of the PROJECT shall apply to the contract throughout.

Each BIDDER is responsible for inspecting the site and for reading and being thoroughly familiar with the CONTRACT DOCUMENTS. The failure or omission of any BIDDER to do any of the foregoing shall in no way relieve any BIDDER from any obligation in respect to his BID.

Further, the BIDDER agrees to abide by the requirements under Executive Order No. 11246, as amended, including specifically the provisions of the equal opportunity

clause set forth in the SUPPLEMENTAL GENERAL CONDITIONS.

The low BIDDER shall supply the names and addresses of major material SUP-PLIERS and SUBCONTRACTORS when requested to do so by the OWNER.

Inspection trips for prospective BIDDERS will leave from the office of the

	•	•		at	
	The ENGINEER is	Donan Engineerin	ng Co., Inc.		His address
3	R.R. 3, Box 40H	, Jasper, Indiana	47546		

CONTRACTOR'S BID

The Contractor shall provide a lump sum price on this page and on pages B-7 and B-8 for the items shown in the Bid Schedule and described in the Contract Documents. The Bid Schedule has been included and shall be completed by the Contractor so that there is a basis for progress payments. The total amount of all the Bid Schedule items shall agree with the lump sum price.

The quantities shown in the Bid Schedule are the estimated quantities that will be needed for the work. The Contractor should not use these quantities solely for the determination of a lump sum price, but should satisfy himself of the extent of the work needed to complete the project.

Contingency prices shall also be provided by the Contractor on page B-9 for the listed items.

The lump sum price agreed upon by the Owner and Contractor will be changed only in the event that the work scope of the project changes significantly from the Contract Documents.

PART I

(To be completed for all bids)
(Please type or print)

Dat	e	
1.	Owner	
2.	County _	
3.	Bidder (Firm) _ Address _ City/State _	
4.	Telephone Number	-
5.	Agent of Bidder (if applicable)	

Pursuant to notices given, the undersigned offers to furnish labor and/or materials necessary to complete the project of ______ (Owner) in accordance with plans and specifications of said owner for the total sum of _____

\$ ______. The undersigned further agrees to furnish a bond or certified check with this bid for an amount specified in the notice of the letting if alternative bids apply, submit a proposal for each in accordance with the notice.

If additional units of material included in the contract are needed, the cost of the units must be the same as that shown in the original contract. If the bid is to be awarded on a unit basis, the itemization of units shall be shown on a separate attachment.

NON-COLLUSION AFFIDAVIT

The undersigned bidder or agent, being duly sworn by oath, states that he has not, nor has any other member, representative, or agent of the firm, company, corporation or partnership represented by him, entered into any combination, collusion or agreement with any person relative to the price to be bid by anyone at such letting nor to prevent any person from bidding, nor to induce anyone to refrain from bidding, and that this bid is made without reference to any other bid and without any agreement, understanding or combination with any other person in reference to such bidding.

He further says that no person or persons, firms, or corporation has, have or will receive directly or indirectly, any rebate, fee, gift, commission or thing of value on account of such sale.

OATH AND AFFIRMATION

I affirm under the penalties of perjury that the foregoing facts and information are true and correct to the best of my knowledge and belief.
Dated at this day of 19
(Name of Organization)
Ву
(Title of Person Signing)
ACKNOWLEDGMENT
State of
County of
being duly sworn, deposes and states that he is (title) of the above (name of organization) and that the statements
contained in the foregoing bid and all Contract Documents are true and correct.
Subscribed and sworn to before me this day of
Notary Public
My Commission Expires
County of Residence

ACCEPTANCE

The above bi	d is accepted this	day of	19,
subject to the f	following conditions	:	
Contracting Auth	nority Members:		
	P	ART II	
Owner:			
Bidder (Firm):			
Date:			
These statem a part of his bi	ents to be submitted	d under oath by eac al pages for each s	h bidder with and as

a part of his bid. Attach additional pages for each section as needed.

SECTION 1 EXPERIENCE QUESTIONNAIRE

1. What projects has your organization completed in the last 2 years?

Contract Amount	Class of Work	When Completed	Name and Address of Owner

2. What projects has your organization now in process of construction?

Contract Amount	Class of Work	When Completed	Name and Address of Owner

Dated at this day of 19 (Name of Organization)	PART II continued
4. List references from private firms for which you have performed work. PLAN AND EQUIPMENT QUESTIONNAIRE 1. Explain your plan or layout for performing proposed work. 2. If you intend to sublet any portion of the work, state the name and address of each subcontractor, equipment to be used by the subcontractor, and whether you expect to require a bond. 3. What equipment do you intent to use for the proposed project? 4. Have you made contracts or received offers for all materials within prices used in preparing your proposal? PART III OATH AND AFFIRMATION I hereby affirm under the penalties of perjury that the facts and information contained in the bid are true and correct to the best of my knowledge and belief. Dated at	3. Have you ever failed to complete any work awarded to you?
4. List references from private firms for which you have performed work. PLAN AND EQUIPMENT QUESTIONNAIRE 1. Explain your plan or layout for performing proposed work. 2. If you intend to sublet any portion of the work, state the name and address of each subcontractor, equipment to be used by the subcontractor, and whether you expect to require a bond. 3. What equipment do you intent to use for the proposed project? 4. Have you made contracts or received offers for all materials within prices used in preparing your proposal? PART III OATH AND AFFIRMATION I hereby affirm under the penalties of perjury that the facts and information contained in the bid are true and correct to the best of my knowledge and belief. Dated at	If so where and why?
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PART III OATH AND AFFIRMATION I hereby affirm under the penalties of perjury that the facts and information contained in the bid are true and correct to the best of my knowledge and belief. Dated at this day of [Name of Organization]	3. What equipment do you intent to use for the proposed project?
OATH AND AFFIRMATION I hereby affirm under the penalties of perjury that the facts and information contained in the bid are true and correct to the best of my knowledge and belief. Dated at this day of [Name of Organization]	4. Have you made contracts or received offers for all materials within prices used in preparing your proposal?
I hereby affirm under the penalties of perjury that the facts and information contained in the bid are true and correct to the best of my knowledge and belief. Dated at this day of [Name of Organization]	PART III
information contained in the bid are true and correct to the best of my knowledge and belief. Dated at this day of [Name of Organization]	OATH AND AFFIRMATION
(Name of Organization)	I hereby affirm under the penalties of perjury that the facts and information contained in the bid are true and correct to the best of my knowledge and belief.
	Dated at this day of 19
Ву	(Name of Organization)
	ву
(Title of Person Signing)	(Title of Person Signing)

ACKNOWLEDGMENT
State ofSS
being duly sworn, deposes and states that
he is (title) of the above (name of organization) and that the statements contained in the foregoing bid and all Contract Documents are true and correct.
Subscribed and sworn to before me this day of
Notary Public
My Commission Expires
County of Residence

PART III continued

Proposal of (hereinafter
called "BIDDER"), organized and existing under the laws of the State of
doing business as*.
To the
(hereinafter called "OWNER").
In compliance with your Advertisement for Bids, BIDDER hereby proposes to per
form all WORK for the construction of Prides Creek Lake Enhancement Project
in strict accordance with the CONTRACT DOCUMENTS, within the time set fort
therein, and at the prices stated below.
By submission of this BID, each BIDDER certifies, and in the case of a joint BI
each party thereto certifies as to his own organization, that this BID has been arrived a
independently, without consultation, communication, or agreement as to any matter
relating to this BID with any other BIDDER or with any competitor.
BIDDER hereby agrees to commence WORK under this contract on or before a dat
to be specified in the NOTICE TO PROCEED and to fully complete the PROJECT withi
one-hundred fifty (150) consecutive calendar days thereafter. BIDDER furthe
agrees to pay as liquidated damages, the sum of \$300.00 for each consecutive cal
endar day thereafter as provided in Section 15 of the General Conditions.
BIDDER acknowledges receipt of the following ADDENDUM:

^{*}Insert "a corporation", "a partnership", or "an individual" as applicable.

BIDDER agrees to perform all the work described in the CONTRACT DOCUMENTS for the following lump sums:

BID SCHEDULE

NOTE: BIDS shall include sales tax and all other applicable taxes and fees.

CONSTRUCTION AREA NO. 1

NO.	ITEM	TECHNICAL SPECIFICATION SECTION NO.	ESTIMATED QUANTITY	UNIT	UNIT PRICE	TOTAL PRICE
01	Mobilization/ Demobilization	II	1.00	L.S.		
02	Unclassified Excavation	III and IV	8,560.00	C.Y.		***************************************
03	Geotextile filter fabric	vi :	1,112.00	s.y.	-	
04	Erosion Control Blanket	VII	3,570.00	s.y.		
05	Mulched Seeding	VIII	13,000.00	s.y.		
06	Riprap, 12 in.	VI	380.00	TON		
07	Riprap, fines to 12 in.	VI	240.00	TON		
80	12 in. Drain Pipe Corrugated Polyethylene	XI and XIV	190.00	L.F.		
09	1 in. Water Line, PVC	XII and XIV	560.00	L.F.		
10	600 Volt Triplex Electric Cable, Direct Burial	XIII and XIV	550.00	L.F.		
	LUMP SUM PRICE FO	R CONSTURCTION	AREA NO. 1		\$	

BID SCHEDULE (CONTINUED)

CONSTRUCTION AREA NO. 2

		TECHNICAL				
NO.	ITEM	SPECIFICATION SECTION NO.	ESTIMATED QUANTITY	UNIT	UNIT PRICE	TOTAL PRICE
01	Mobilization/ Demobilization	II	1.00	L.S.		INTOD
02	Unclassified Excavation	III and IV	1,820.00	C.Y.	-	
03	Geotextile filter fabric	VI	1,351.00	s.Y.		
04	Erosion Control Blanket	VII	2,300.00	s.y.	-	
05	Mulched Seeding	VIII	10,100.00	s.y.		
06	Riprap, 12 in.	VI	600.00	TON	-	
07	57 in. X 38 in. C.S.P.A.	IX and XIV	70.00	L.F.		
	LUMP SUM PRICE FO	OR CONSTRUCTION A	AREA NO. 2		\$	
	TOTAL LUMP SUM PR	RICE CONSTRUCTION	N AREA NO. 1	AND NO.	2\$	
	Respectfully subm	nitted:				
	Signature		Address			
	Title		Date			
	License Number (i	f applicable)				·
(SEAL	- if BID is by a	corporation)				
Attes	t		_			

CONTINGENCY PRICES

PROJECT SIGN

The	CONTRACTOR	R shall	furnish	a	lump	sum	pric	e f	or t	the	
cons	struction a	and ere	ction of	tl	ne pro	oject	sig	n a	s de	escribed	in
the	Technical	Specif	ications	, 5	Section	on I	and	in	the	Drawings	s.

Lump Sum Price for the Project Sign \$

DIVERSION DITCH

The CONTRACTOR shall furnish a lump sum price for the construction of a diversion ditch as is described in the Technical Specifications, Section V and in the Drawings. The estimated length of the diversion ditch is four hundred (400) feet.

Lump Sum Price for Diversion Ditch Construction

\$	

BID BOND

KNOW ALL MEN BY THESE	PRESENTS, that we, the	e undersigned,
		as Principal, and
		as Surety, are hereby
held and firmly bound unto		as OWNER
in the penal sum of		
for the payment of which, w	ell and truly to be made,	, we hereby jointly and severally
bind ourselves, successors and	d assigns.	
Signed, this	day of	, 19
The Condition of the above o	bligation is such that wh	ereas the Principal has submitted
to		a certain BID,
attached hereto and hereby m	ade a part hereof to ente	er into a contract in writing, for the
		,

NOW, THEREFORE,

- (a) If said BID shall be rejected, or
- (b) If said BID shall be accepted and the Principal shall execute and deliver a contract in the Form of Contract attached hereto (properly completed in accordance with said BID) and shall furnish a BOND for his faithful performance of said contract, and for the payment of all persons performing labor or furnishing materials in connection therewith, and shall in all other respects perform the agreement created by the acceptance of said BID.

then this obligation shall be void, otherwise the same shall remain in force and effect; it being expressly understood and agreed that the liability of the Surety for any and all claims hereunder shall, in no event, exceed the penal amount of this obligation as herein stated.

The Surety, for value received, hereby stipulates and agrees that the obligations of said Surety and its BOND shall be in no way impaired or affected by any extension of the time within which the OWNER may accept such BID; and said Surety does herby waive notice of any such extension.

IN WITNESS WHEREOF, the Principal and the Surety have hereunto set their hands and seals, and such of them as are corporations have caused their corporate seals to be hereto affixed and these presents to be signed by their proper officers, the day and year first set forth above.

		(L.S.)
	Principal	(2.0.)
•		
_,		
	Surety	

IMPORTANT—Surety companies executing BONDS must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in the state where the project is located.

AGREEMENT

THIS A	AGREEMENT, made this	day of	, 19	, by
and be	tween(Name of Owner), (an India	, here	inafter called	"OWNER"
	(1310 3 0 110), (31 110)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
and		doing busines	s as (an indivi	idual,) or (a
partner	ship,) or (a corporation) hereinaf	ter called "CONTRA	CTOR".	
WITNE	SSETH: That for and in conside	ration of the paymen	ts and agreem	ents herein-
after m	entioned:			
1. T	he CONTRACTOR will commend	ce and complete the c	onstruction of	
2. 7	The CONTRACTOR will furnish	all of the material,	supplies, tools,	equipment,
labor a	nd other services necessary for th	he construction and c	ompletion of th	ne PROJECT
describ	ed herein.			
3. 7	The CONTRACTOR will commen	ace the work required	l by the CONT	RACT DOC-
UMEN'	TS within calendar	days after the date	of the NOTIC	CE TO PRO-
CEED a	and will complete the same with	incalen	dar days unles	s the period
for com	pletion is extended otherwise by	the CONTRACT DO	CUMENTS.	
4. 7	The CONTRACTOR agrees to pe	erform all of the WO	RK described	in the CON-
TRACT	DOCUMENTS and comply with	the terms therein for	the sum of \$_	,
or as sh	nown in the BID schedule.			
5. T	The term "CONTRACT DOCUME	NTS" means and inc	ludes the follov	ving:
(4	A) Advertisement For BIDS			
(1	B) Information For BIDDERS			
(0	C) BID			
(1	D) BID BOND			
C	E) Agreement			

(F)	General Conditions						
(G)	Special Conditions						
(H)	Payment BOND						
(I)	Performance BOND	Performance BOND					
(J)	NOTICE OF AWARD						
(K)	NOTICE TO PROCEED						
(L)	CHANGE ORDER						
(M)	DRAWINGS prepared by numbered through 19						
(N)	SPECIFICATIONS prepared or issued by	/ 					
	dated, 19						
(O)	ADDENDA:						
	No, dated, 19.	<u> </u>					
	No, dated, 19						
	No, dated, 19						
	No, dated, 19	<u> </u>					
	No, dated, 19	<u></u>					
	No, dated, 19						
6. The	e OWNER will pay to the CONTRACTOR ${f i}$	n the manner and at such times as					
set forth	in the General Conditions such amounts	as required by the CONTRACT					
DOCUME	ENTS.						
7. Thi	is Agreement shall be binding upon all p	arties hereto and their respective					
heirs, exec	ecutors, administrators, successors, and assig	ns.					
IN WITNE	ESS WHEREOF, the parties hereto have e	xecuted, or caused to be executed					
by their o	duly authorized officials, this Agreement	in () each of					
which shal	all be deemed an original on the date first ab	ove written.					

	OWNER:
	;
	BY
	Name
	(Please Typε)
	Title
(SEAL)	
ATTEST:	
·	
Name	
(Please Type)	
Title	
	CONTRACTOR:
	BY
*	Name
	(Please Type)
	Address
(SEAL)	
ATTEST:	
	·
	
Name	
	-

PAYMENT BOND

KNOW ALL MEN BY THESE PRESENTS: that (Name of Contractor) (Address of Contractor) _, hereinafter called Principal, (Corporation, Partnership or Individual) and (Name of Surety) (Address of Surety) hereinafter called Surety, are held and firmly bound unto _____ (Name of Owner) (Address of Owner) hereinafter called OWNER, in the penal sum of ______Dollars. S(______ in lawful money of the United States, for the payment of which sum well and truly to be made, we bind ourselves, successors, and assigns, jointly and severally, firmly by these presents. THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a certain contract with the OWNER, dated the _____day of _____ 19_____, a copy of which is hereto attached and made a part hereof for the construction of:

NOW. THEREFORE, if the Principal shall promptly make payment to all persons, firms, SUBCONTRACTORS, and corporations furnishing materials for or performing labor in the prosecution of the WORK provided for in such contract, and any authorized extension or modification thereof, including all amounts due for materials, lubricants, oil, gasoline, coal and coke, repairs on machinery, equipment and tools, consumed or used in connection with the construction of such WORK, and all insurance premiums on said WORK, and for all labor, performed in such WORK whether by SUBCONTRACTOR or otherwise, then this obligation shall be void; otherwise to remain in full force and effect.

PROVIDED, FURTHER, that the said Surety for value received hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the contract or to the WORK to be performed thereunder or the SPECIFICATIONS accompanying the same shall in any wise affect its obligation on this BOND, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract or to the WORK or to the SPECIFICATIONS.

PROVIDED, FURTHER, that no final settlement between the OWNER and the CONTRACTOR shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

IN WITNESS WHEREOF, this ir	nstrument is executed incounterparts, each
one of which shall be deemed an 19	original, this the day of
ATTEST:	
	Principal
(Principal) Secretary	
(SEAL)	By(s
	(Address)
Witness as to Principal	
(Address)	
	Surety
ATTEST:	ByAttorney-in-Fact
Witness as to Surety	(Address)
(Address)	

NOTE: Date of BOND must not be prior to date of Contract. If CONTRACTOR is Partnership, all partners should execute BOND.

IMPORTANT: Surety companies executing BONDS must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in the State where the PROJECT is located.

PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS: that

(Name of Contractors (Address of Contractor) _, hereinafter called Principal, and (Corporation, Partnership, or Individual) (Name of Surety) (Address of Surety) hereinafter called Surety, are held and firmly bound unto (Name of owner) (Address of Owner) hereinafter called OWNER, in the penal sum of _____Dollars, \$(_____) in lawful money of the United States, for the payment of which sum well and truly to be made, we bind ourselves, successors, and assigns, jointly and severally, firmly by these presents. THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a certain contract with the OWNER, dated the _____day of____ 19_____, a copy of which is hereto attached and made a part hereof for the construction of:

NOW. THEREFORE, if the Principal shall well, truly and faithfully perform its duties, all the undertakings, covenants, terms, conditions, and agreements of said contract during the original term thereof, and any extensions thereof which may be granted by the OWNER, with or without notice to the Surety and during the one year guaranty period, and if he shall satisfy all claims and demands incurred under such contract, and shall fully indemnify and save harmless the OWNER from all costs and damages which it may suffer by reason of failure to do so, and shall reimburse and repay the OWNER all outlay and expense which the OWNER may incur in making good any default, then this obligation shall be void; otherwise to remain in full force and effect.

PROVIDED, FURTHER, that the said surety, for value received hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the contract or to WORK to be performed thereunder or the SPECIFICATIONS accompanying the same shall in any wise affect its obligation on this BOND, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract or to the WORK or to the SPECIFICATIONS.

PROVIDED, FURTHER, that no final settlement between the OWNER and the CONTRACTOR shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

IN WITNESS WHEREOF, this instrumen	nt is executed in	n counterparts, each
one of which shall be deemed an original	l, this the	day of
ATTEST:	····	Principal
(Principal) Secretary	Ву	(s)
(SEAL)	4	
(Witness as to Principal)	•	(Address)
(Address)	-	
ATTEST:		Surety
(Surety) Secretary	· ·	
(SEAL)		
Witness as to Surety	Ву	Attorney-in-Fact
(Address)		(Address)

NOTE: Date of BOND must not be prior to date of Contract.

If CONTRACTOR is Partnership, all partners should execute BOND.

IMPORTANT: Surety companies executing BONDS must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in the state where the PROJECT is located.

SPECIAL CONDITIONS

LOCATION, SCOPE AND SPECIAL REQUIREMENTS

1. LOCATION OF PROJECT

The Prides Creek Lake Enhancement Project No. 89-08-113 is located in Prides Creek Park approximately 1.0 miles southeast of Petersburg in Pike County, Indiana. The project area is located on the Petersburg USGS 7.5' Quadrangle and is within the western half of Section 25 (W1/2 Sec. 25) of T1N, R8W.

2. SCOPE OF WORK

The intent and purpose of the Specifications and the accompanying Drawings are to describe the work required to complete the Prides Creek Lake Enhancement Project. The scope of the work includes all materials, equipment, incidentals and labor necessary to properly complete the work as specified and to so interconnect the various items and sections of the work as to form a completed and properly coordinated whole. Any material, equipment, incidentals and labor not hereinafter specifically mentioned or shown on the Drawings, which may be found necessary to complete or perfect any portion of the work in a substantial manner and in compliance with the requirements implied or intended in these Specifications or the Drawings, shall be furnished by the CONTRACTOR without additional compensation. The work primarily includes, but is not limited to:

- 1. Basin and wetland construction
- 2. Culvert pipe replacement
- 3. Channel reconstruction
- 4. Placement of riprap and erosion control blankets
- Re-installation of utilities
- 6. Mulched seeding of disturbed areas

3. DEFINITIONS

The following definitions clarify, supplement and/or amend those provided in the <u>General Conditions</u>.

- A. The term "OWNER" as used throughout these Special Conditions and Technical Specifications shall mean the Prides Creek Conservancy District Board.
- B. The term "ENGINEER" as used throughout these Special Conditions and Technical Specifications shall mean the duly authorized representative of the OWNER.

- C. The term "CONTRACTOR" as used throughout these Special Conditions and Technical Specifications shall mean the person, firm, or corporation with whom the OWNER has executed the Agreement.
- D. The term "Subcontractor" as used throughout these Special Conditions and Technical Specifications shall mean a person, firm or corporation having a direct contract with the CONTRACTOR or with any other Subcontractor for the performance of a part of the Work in the Project.
- E. The term "Contract Documents" are hereby defined as the Advertisement for Bids, Information to Bidders, Bid and Bid Bond, Agreement, Payment and Performance Bond, Special Conditions, General Conditions, Technical Specifications, and all documents that appear in the appendices as contained in this volume and named Contract Documents for Prides Creek Lake Enhancement Project. The Contract Documents also include plan sheets numbered 1 through 16. The Technical Specifications contain references to various independent, local, State and Federal codes and/or specifications which are also considered as part of the Contract Documents by reference.
- F. The term "Design Drawings", "Drawings" and "Plans" are synonymous and all refer to the set of design drawings entitled "Prides Creek Lake Enhancement Project, Pike County, Indiana, Project No. 89-08-113.
- G. The term "Project" shall mean any and all obligations, duties and responsibilities necessary for the successful completion of the Prides Creek Lake Enhancement Project, Pike County, Indiana, Project No. 89-08-113, assigned or undertaken by the CONTRACTOR under the provisions of these Contract Documents, including all labor, materials, equipment and other incidentals, and the furnishing thereof.
- H. The term "work" as used in these Special Conditions and in the Technical Specifications, shall refer to all labor necessary to produce the construction required by the Contract Documents, and all materials, equipment and incidentals incorporated or to be incorporated in the Project.
- I. The term "Contract Period" as used in these Special Conditions and in the Technical Specifications is defined as that time required for completion of the Project in accordance with the Contract Documents.
- J. The term "IDOH Standard Specifications" as used in these Special Conditions and in the Technical Specifications is defined as the Indiana Department of Highways Standard Specifications, 1988 edition.

4. CONTRACT DOCUMENTS

- A. In the event of conflicts between the various elements of these Contract Documents, the order of precedence shall be as follows: Addendum, Special Conditions, Technical Specifications, General Conditions, and Drawings.
- B. The division of the Technical Specifications into sections and/or subdivisions is done for convenience of reference and is not intended to control the CONTRACTOR in dividing work among subcontractors or to limit the scope or type of work performed by any trade.

5. SUBCONTRACTING OF CONTRACT

- A. If the CONTRACTOR intends to subcontract portions of the work, this intent shall be indicated as provided for in the Bid Documents.
- B. After the Award of Contract, the CONTRACTOR shall not modify and/or add additional subcontracting without prior written approval of the OWNER. No subcontracting of the work, or assignment of the contract shall in any case release the CONTRACTOR of his liability under the contract and bond.
- C. The CONTRACTOR shall provide and maintain the proper plant, clerical personnel and field superintendents for proper management and coordination of subcontractors and own forces, as well as for providing and maintaining direct lines of communication between the CONTRACTOR and the OWNER. The ENGINEER shall not be required to deal directly with Subcontractors of the CONTRACTOR. Failure of the CONTRACTOR to provide proper and qualified field management services will be cause for termination of the contract.

6. SUBMISSION OF BIDS

The submission of a bid will be construed as evidence that a site visit and examination have been made, that the Bidder is thoroughly familiar with, understands and agrees to all terms and intent of the Contract Documents, and that any conflicts within the documents or between the documents and other written instructions or verbal statements have been resolved to the satisfaction of the Bidder. Claims for labor, equipment, materials or other costs required due to difficulties which could have been foreseen - had an adequate examination of the site been made, the Contract Documents read thoroughly, and a clarification been sought - will not be recognized.

7. AWARD OF CONTRACT

Award of Contract will be made to the responsive and responsible Bidder based on the total bid amount. An obvious case of unbalanced bidding will be considered sufficient grounds for rejection of the entire bid.

The OWNER reserves the right to reject any and all bids if it is deemed to be in the best interest of the OWNER.

8. PRECONSTRUCTION CONFERENCE

Following the signing of the Contract Documents and prior to the actual beginning of the construction, a preconstruction conference will be held. Representatives of the CONTRACTOR, including any Subcontractors, the OWNER, the ENGINEER, as well as other interested agencies and parties will be present to discuss the time and sequence of construction, methods and plans of operations, payment and other relevant questions. The time and location of this meeting will be the responsibility of the ENGINEER in consultation with the other parties.

9. SCHEDULE OF CONSTRUCTION

The CONTRACTOR shall submit, at the preconstruction conference, a schedule of construction for approval by the ENGINEER. Progress schedule shall indicate the estimated periods during which the CONTRACTOR will be actively working on various portions of the Project to assure completion on schedule.

10. COMPLETION OF WORK

The CONTRACTOR shall begin work within ten (10) days after the date the Contract is executed, or the date of the notification to proceed, whichever occurs first, and shall complete the work within one-hundred-fifty (150) calendar days.

11. INSURANCE

The CONTRACTOR shall maintain the following minimum insurance:

FORM OF INSURANCE	BODILY INJURY LIABILITY	PROPERTY DAMAGE LIABILITY
Contractor's Public Liability Contractor's Protective	\$1,000,000	\$200,000/\$200,000
Liability Automobile Liability	\$1,000,000	\$200,000/\$200,000
(Owned Equipment)	\$1,000,000	\$200,000/\$200,000

11. INSURANCE (CONTINUED)

Automobile Liability
(Non-Owned Equipment) \$1,000,000 \$200,000/\$200,000
Owner's Protective Liability
or Contractual \$1,000,000 (both) \$200,000/\$200,000

12. LOWERING OF THE POOL ELEVATION

The OWNER will be responsible for lowering the pool elevation to approximately 470 feet, National Geodetic Vertical Datum of 1929, (N.G.V.D.), one and one half (1 1/2) months before the start of construction. It will be necessary to maintain this pool elevation during construction.

13. CONTRACT DOCUMENTS

All Contract Documents resulting from the Prides Creek Lake Enhancement Project, Project No. 89-08-113, are the property of the Prides Creek Conservancy District and are public documents.

14. LIQUIDATED DAMAGES

As actual damages for any delay in completion are impossible of determination, the CONTRACTORS and their sureties shall be liable for and shall pay to the OWNER the sum of \$300.00 as fixed, agreed and liquidated damages for each calendar day of delay until the work is completed.

GENERAL CONDITIONS

- t Definitions
- 2 Additional Instructions and Detail Drawings
- 3. Schedules, Reports and Records
- 4. Drawings and Specifications
- 5. Shop Drawings
- 6. Materials, Services and Facilities
- 7. Inspection and Testing
- 8. Substitutions
- 9. Patents
- 10. Surveys, Permits, Regulations
- 11. Protection of Work, Property, Persons
- 12. Supervision by Contractor
- 13. Changes in the Work
- 14. Changes in Contract Price
- 15. Time for Completion and Liquidated Damages
- 16. Correction of Work

1. DEFINITIONS

- 1.1 Wherever used in the CONTRACT DOCU-MENTS, the following terms shall have the meanings indicated which shall be applicable to both the singular and plural thereof:
- 1.2 ADDENDA—Written or graphic instruments issued prior to the execution of the Agreement which modify or interpret the CONTRACT DOCUMENTS, DRAWINGS and SPECIFICATIONS, by additions, deletions, clarifications or corrections.
- 1.3 BID-The offer or proposal of the BIDDER submitted on the prescribed form setting forth the prices for the WORK to be performed.
- 1.4 BIDDER-Any person, firm or corporation submitting a BID for the WORK.
- 1.5 BONDS-Bid, Performance, and Payment Bonds and other instruments of security, furnished by the CONTRACTOR and his surety in accordance with the CONTRACT DOCUMENTS.
- 1.6 CHANGE ORDER A written order to the CONTRACTOR authorizing an addition, deletion or revision in the WORK within the general scope of the CONTRACT DOCUMENTS, or authorizing an adjustment in the CONTRACT PRICE or CONTRACT TIME.
- 1.7 CONTRACT DOCUMENTS—The contract, including Advertisement For Bids. Information For Biders, BID, Bid Bond, Agreement, Payment Bond, Performance Bond, NOTICE OF AWARD, NOTICE TO PROCEED, CHANGE ORDER, DRAWINGS, SPECIFICATIONS, and ADDENDA.
- 1.8 CONTRACT PRICE—The total monies payable to the CONTRACTOR under the terms and conditions of the CONTRACT DOCUMENTS.
- 1.9 CONTRACT TIME—The number of calendar days stated in the CONTRACT DOCUMENTS for the completion of the WORK.
- 1.10 CONTRACTOR The person, firm or corporation with whom the OWNER has executed the Agreement.
- 1.11 DRAWINGS—The part of the CONTRACT DOCUMENTS which show the characteristics and scope of the WORK to be performed and which have been prepared or approved by the ENGINEER.

- 17. Subsurface Conditions
- 18. Suspension of Work, Termination and Delay
- 19. Payments to Contractor
- 20. Acceptance of Final Payment as Release
- 21. Insurance
- 22. Contract Security
- 23. Assignments
- 24. Indemnification
- 25. Separate Contracts
- 26. Subcontracting
- 27. Engineer's Authority
- 28. Land and Rights-of-Way
- 29. Guaranty
- 30. Arbitration
- 31. Taxes
- 1.12 ENGINEER The person, firm or corporation named as such in the CONTRACT DOCUMENTS.
- 1.13 FIELD ORDER-A written order effecting a change in the WORK not involving an adjustment in the CONTRACT PRICE or an extension of the CONTRACT TIME, issued by the ENGINEER to the CONTRACTOR during construction.
- 1.14 NOTICE OF AWARD—The written notice of the acceptance of the BID from the OWNER to the successful BIDDER.
- 1.15 NOTICE TO PROCEED Written communication issued by the OWNER to the CONTRACTOR authorizing him to proceed with the WORK and establishing the date of commencement of the WORK.
- 1.16 OWNER-A public or quasi-public body or authority, corporation, association, partnership, or individual for whom the WORK is to be performed.
- 1.17 PROJECT The undertaking to be performed as provided in the CONTRACT DOCUMENTS.
- 1.18 RESIDENT PROJECT REPRESENTATIVE—The authorized representative of the OWNER who is assigned to the PROJECT site or any part thereof.
- 1.19 SHOP DRAWINGS—All drawings, diagrams, illustrations, brochures, schedules and other data which are prepared by the CONTRACTOR, a SUBCONTRACTOR, manufacturer, SUPPLIER or distributor, which illustrate how specific portions of the WORK shall be fabricated or installed.
- 1.20 SPECIFICATIONS A part of the CONTRACT DOCUMENTS consisting of written descriptions of a technical nature of materials, equipment, construction systems, standards and workmanship.
- 1.21 SUBCONTRACTOR—An individual, firm or corporation having a direct contract with the CON-TRACTOR or with any other SUBCONTRACTOR for the performance of a part of the WORK at the site.
- 1.22 SUBSTANTIAL COMPLETION—That date as certified by the ENGINEER when the construction of the PROJECT or a specified part thereof is sufficiently completed, in accordance with the CONTRACT DOCUMENTS, so that the PROJECT or specified part can be utilized for the purposes for which it is intended.
- 1.23 SUPPLEMENTAL GENERAL CONDITIONS -

Modifications to General Conditions required by a Federal agency for participation in the PROJECT and approved by the agency in writing prior to inclusion in the CONTRACT DOCUMENTS, or such requirements that may be imposed by applicable state laws.

- 1.24 SUPPLIER Any person or organization who supplies materials or equipment for the WORK, including that fabricated to a special design, but who does not perform labor at the site.
- 1.25 WORK-All labor necessary to produce the construction required by the CONTRACT DOCUMENTS, and all materials and equipment incorporated or to be incorporated in the PROJECT.
- 1.26 WRITTEN NOTICE Any notice to any party of the Agreement relative to any part of this Agreement in writing and considered delivered and the service thereof completed, when posted by certified or registered mail to the said party at his last given address, or delivered in person to said party or his authorized representative on the WORK.

2. ADDITIONAL INSTRUCTIONS AND DETAIL DRAWINGS

- 2.1 The CONTRACTOR may be furnished additional instructions and detail drawings, by the ENGINEER, as necessary to carry out the WORK required by the CONTRACT DOCUMENTS.
- 2.2 The additional drawings and instruction thus supplied will become a part of the CONTRACT DOCU-MENTS. The CONTRACTOR shall carry out the WORK in accordance with the additional detail drawings and instructions.

SCHEDULES, REPORTS AND RECORDS

- 3.1 The CONTRACTOR shall submit to the OWNER such schedule of quantities and costs, progress schedules, payrolls, reports, estimates, records and other data where applicable as are required by the CON-TRACT DOCUMENTS for the WORK to be performed.
- 3.2 Prior to the first partial payment estimate the CONTRACTOR shall submit construction progress schedules showing the order in which he proposes to carry on the WORK, including dates at which he will start the various parts of the WORK, estimated date of completion of each part and, as applicable:
- 3.2.1. The dates at which special detail drawings will be required; and
- 3.2.2 Respective dates for submission of SHOP DRAWINGS, the beginning of manufacture, the testing and the installation of materials, supplies and equipment.
- 3.3 The CONTRACTOR shall also submit a schedule of payments that he anticipates he will earn during the course of the WORK.

4. DRAWINGS AND SPECIFICATIONS

4.1 The intent of the DRAWINGS and SPECIFICA-TIONS is that the CONTRACTOR shall furnish all labor, materials, tools, equipment, and transportation necessary for the proper execution of the WORK in accordance with the CONTRACT DOCUMENTS and all incidental work necessary to complete the PROJECT in an acceptable manner, ready for use, occupancy or operation by the OWNER.

- 4.2 In case of conflict between the DRAWINGS and SPECIFICATIONS, the SPECIFICATIONS shall govern. Figure dimensions on DRAWINGS shall govern over scale dimensions, and detailed DRAWINGS shall govern over general DRAWINGS.
- 4.3 Any discrepancies found between the DRAW-INGS and SPECIFICATIONS and site conditions or any inconsistencies or ambiguities in the DRAWINGS or SPECIFICATIONS shall be immediate y reported to the ENGINEER, in writing, who shall promptly correct such inconsistencies or ambiguities in writing. WORK done by the CONTRACTOR after his discovery of such discrepancies, inconsistencies or ambiguities shall be done at the CONTRACTOR'S risk.

5. SHOP DRAWINGS

- 5.1 The CONTRACTOR shall provide SHOP DRAWINGS as may be necessary for the prosecution of the WORK as required by the CONTRACT DOCUMENTS. The ENGINEER shall promptly review all SHOP DRAWINGS. The ENGINEER'S approval of any SHOP DRAWING shall not release the CONTRACTOR from responsibility for deviations from the CONTRACT DOCUMENTS. The approval of any SHOP DRAWING which substantially deviates from the requirement of the CONTRACT DOCUMENTS shall be evidenced by a CHANGE ORDER.
- 5.2 When submitted for the ENGINEER'S review. SHOP DRAWINGS shall bear the CONTRACTOR'S certification that he has reviewed, checked and approved the SHOP DRAWINGS and that they are in conformance with the requirements of the CONTRACT DOCUMENTS.
- 5.3 Portions of the WORK requiring a SHOP DRAW-ING or sample submission shall not begin until the SHOP DRAWING or submission has been approved by the ENGINEER. A copy of each approved SHOP DRAWING and each approved sample shall be kept in good order by the CONTRACTOR at the site and shall be available to the ENGINEER.

MATERIALS, SERVICES AND FACILITIES

- 6.1 It is understood that, except as otherwise specifically stated in the CONTRACT DOCUMENTS, the CONTRACTOR shall provide and pay for all materials, labor, tools, equipment, water, light, power, transportation, supervision, temporary construction of any nature, and all other services and facilities of any nature whatsoever necessary to execute, complete, and deliver the WORK within the specified time.
- 6.2 Materials and equipment shall be so stored as to insure the preservation of their quality and fitness for the WORK. Stored materials and equipment to be incorporated in the WORK shall be located so as to facilitate prompt inspection.
- 6.3 Manufactured articles, materials and equipment shall be applied, installed, connected, erected, used, cleaned and conditioned as directed by the manufacturer.
- 6.4 Materials, supplies and equipment shall be in accordance with samples submitted by the CONTRAC-TOR and approved by the ENGINEER.
- 6.5 Materials, supplies or equipment to be incorporated into the WORK shall not be purchased by the

CONTRACTOR or the SUBCONTRACTOR subject to a chattel mortgage or under a conditional sale contract or other agreement by which an interest is retained by the seller.

7 INSPECTION AND TESTING

- 7.1 All materials and equipment used in the construction of the PROJECT shall be subject to adequate inspection and testing in accordance with generally accepted standards, as required and defined in the CONTRACT DOCUMENTS.
- 7.2 The OWNER shall provide all inspection and testing services not required by the CONTRACT DOCUMENTS.
- 7.3 The CONTRACTOR shall provide at his expense the testing and inspection services required by the CONTRACT DOCUMENTS.
- 7.4 If the CONTRACT DOCUMENTS, laws, ordinances, rules, regulations or orders of any public authority having jurisdiction require any WORK to specifically be inspected, tested, or approved by someone other than the CONTRACTOR, the CONTRACTOR will give the ENGINEER timely notice of readiness. The CONTRACTOR will then furnish the ENGINEER the required certificates of inspection, testing or approval.
- 7.5 Inspections, tests or approvals by the engineer or others shall not relieve the CONTRACTOR from his obligations to perform the WORK in accordance with the requirements of the CONTRACT DOCU-MENTS.
- 7.6 The ENGINEER and his representatives will at all times have access to the WORK. In addition, authorized representatives and agents of any participating Federal or state agency shall be permitted to inspect all work, materials, payrolls, records of personnel, invoices of materials, and other relevant data and records. The CONTRACTOR will provide proper facilities for such access and observation of the WORK and also for any inspection, or testing thereof.
- 7.7 If any WORK is covered contrary to the written instructions of the ENGINEER it must, if requested by the ENGINEER, be uncovered for his observation and replaced at the CONTRACTOR'S expense.
- If the ENGINEER considers it necessary or advisable that covered WORK be inspected or tested by others, the CONTRACTOR, at the ENGINEER'S request, will uncover, expose or otherwise make available for observation, inspection or testing as the ENGINEER may require, that portion of the WORK in question. furnishing all necessary labor, materials, tools, and equipment. If it is found that such WORK is defective, the CONTRACTOR will bear all the expenses of such uncovering, exposure, observation, inspection and testing and of satisfactory reconstruction. If, however, such WORK is not found to be defective, the CON-TRACTOR will be allowed an increase in the CON-TRACT PRICE or an extension of the CONTRACT TIME, or both, directly attributable to such uncovering, exposure, observation, inspection, testing and reconstruction and an appropriate CHANGE ORDER shall be issued.

8. SUBSTITUTIONS

8.1 Whenever a material, article or piece of equip-

ment is identified on the DRAWINGS or SPECIFICA-TIONS by reference to brand name or catalogue number, it shall be understood that this is referenced for the purpose of defining the performance or other salient requirements and that other products of equal capacities, quality and function shall be considered. The CONTRACTOR may recommend the substitution of a material, article, or piece of equipment of equal substance and function for those referred to in the CONTRACT DOCUMENTS by reference to brand name or catalogue number, and if, in the opinion of the ENGINEER, such material, article, or piece of equipment is of equal substance and function to that specified, the ENGINEER may approve its substitution and use by the CONTRACTOR. Any cost differential shall be deductible from the CONTRACT PRICE and the CONTRACT DOCUMENTS shall be appropriately modified by CHANGE ORDER. The CONTRACTOR warrants that if substitutes are approved, no major changes in the function or general design of the PROJ-ECT will result. Incidental changes or extra component parts required to accommodate the substitute will be made by the CONTRACTOR without a change in the CONTRACT PRICE or CONTRACT TIME.

PATENTS

9.1 The CONTRACTOR shall pay all applicable royalties and license fees. He shall defend all suits or claims for infringement of any patent rights and save the OWNER harmless from loss on account thereof, except that the OWNER shall be responsible for any such loss when a particular process, design, or the product of a particular manufacturer or manufacturers is specified, however if the CONTRACTOR has reason to believe that the design, process or product specified is an infringement of a patent, he shall be responsible for such loss unless he promptly gives such information to the ENGINEER.

SURVEYS, PERMITS, REGULATIONS

- 10.1 The OWNER shall furnish all boundary surveys and establish all base lines for locating the principal component parts of the WORK together with a suitable number of bench marks adjacent to the WORK as shown in the CONTRACT DOCUMENTS. From the information provided by the OWNER, unless otherwise specified in the CONTRACT DOCUMENTS. the CONTRACTOR shall develop and make all detail surveys needed for construction such as slope stakes, batter boards, stakes for pile locations and other working points, lines, elevations and cut sheets.
- 10.2 The CONTRACTOR shall carefully preserve bench marks, reference points and stakes and, in case of willful or careless destruction, he shall be charged with the resulting expense and shall be responsible for any mistakes that may be caused by their unnecessary loss or disturbance.
- 10.3 Permits and licenses of a temporary nature necessary for the prosecution of the WORK shall be secured and paid for by the CONTRACTOR unless otherwise stated in the SUPPLEMENTAL GENERAL CONDITIONS. Permits, licenses and easements for permanent structures or permanent changes in existing facilities shall be secured and paid for by the OWNER, unless otherwise specified. The CONTRACTOR shall give all notices and comply with all laws, ordinances, rules and regulations bearing on the conduct of the WORK as drawn and specified. If the CONTRACTOR

observes that the CONTRACT DOCUMENTS are at variance therewith, he shall promptly notify the ENGINEER in writing, and any necessary changes shall be adjusted as provided in Section 13, CHANGES IN THE WORK.

11. PROTECTION OF WORK. PROPERTY AND PERSONS

- 11.1 The CONTRACTOR will be responsible for initiating, maintaining and supervising all safety precautions and programs in connection with the WORK. He will take all necessary precautions for the safety of, and will provide the necessary protection to prevent damage, injury or loss to all employees on the WORK and other persons who may be affected thereby, all the WORK and all materials or equipment to be incorporated therein, whether in storage on or off the site, and other property at the site or adjacent thereto, including trees, shrubs, lawns, walks, pavements, roadways, structures and utilities not designated for removal, relocation or replacement in the course of construction.
- 11.2 The CONTRACTOR will comply with all applicable laws, ordinances, rules, regulations and orders of any public body having jurisdiction. He will erect and maintain, as required by the conditions and progress of the WORK, all necessary safeguards for safety and protection. He will notify owners of adjacent utilities when prosecution of the WORK may affect them. The CONTRACTOR will remedy all damage, injury or loss to any property caused, directly or indirectly, in whole or in part, by the CONTRACTOR, any SUBCON-TRACTOR or anyone directly or indirectly employed by any of them or anyone for whose acts any of them be liable, except damage or loss attributable to the fault of the CONTRACT DOCUMENTS or to the acts or omissions of the OWNER or the ENGINEER or anyone employed by either of them or anyone for whose acts either of them may be liable, and not attributable, directly or indirectly, in whole or in part, to the fault or negligence of the CONTRACTOR.
- 11.3 In emergencies affecting the safety of persons or the WORK or property at the site or adjacent thereto, the CONTRACTOR, without special instruction or authorization from the ENGINEER or OWNER, shall act to prevent threatened damage, injury or loss. He will give the ENGINEER prompt WRITTEN NOTICE of any significant changes in the WORK or deviations from the CONTRACT DOCUMENTS caused thereby, and a CHANGE ORDER shall thereupon be issued covering the changes and deviations involved.

12. SUPERVISION BY CONTRACTOR

12.1 The CONTRACTOR will supervise and direct the WORK. He will be solely responsible for the means, methods, techniques, sequences and procedures of construction. The CONTRACTOR will employ and maintain on the WORK a qualified supervisor or superintendent who shall have been designated in writing by the CONTRACTOR as the CONTRACTOR'S representative at the site. The supervisor shall have full authority to act on behalf of the CONTRACTOR and all communications given to the supervisor shall be as binding as if given to the CONTRACTOR. The supervisor shall be present on the site at all times as required to perform adequate supervision and coordination of the WORK.

13. CHANGES IN THE WORK

13.1 The OWNER may at any time, as the need arises,

order changes within the scope of the WORK without invalidating the Agreement. If such changes increase or decrease the amount due under the CONTRACT DOCUMENTS, or in the time required for performance of the WORK, an equitable adjustment shall be authorized by CHANGE ORDER.

13.2 The ENGINEER, also, may at any time, by issuing a FIELD ORDER, make changes in the details of the WORK. The CONTRACTOR shall proceed with the performance of any changes in the WORK so ordered by the ENGINEER unless the CONTRACTOR believes that such FIELD ORDER entitles him to a change in CONTRACT PRICE or TIME, or both, in which event he shall give the ENGINEER WRITTEN NOTICE thereof within seven (7) days after the receipt of the ordered change. Thereafter the CONTRACTOR shall document the basis for the change in CONTRACT PRICE or TIME within thirty (30) days. The CONTRACTOR shall not execute such changes pending the receipt of an executed CHANGE ORDER or further instruction from the OWNER.

14. CHANGES IN CONTRACT PRICE

- 14.1 The CONTRACT PRICE may be changed only by a CHANGE ORDER. The value of any WORK covered by a CHANGE ORDER or of any claim for increase or decrease in the CONTRACT PRICE shall be determined by one or more of the following methods in the order of precedence listed below:
 - (a) Unit prices previously approved.
 - (b) An agreed lump sum.
- (c) The actual cost for labor, direct overhead, materials, supplies, equipment, and other services necessary to complete the work. In addition there shall be added an amount to be agreed upon but not to exceed fifteen (15) percent of the actual cost of the WORK to cover the cost of general overhead and profit.

15. TIME FOR COMPLETION AND LIQUIDATED DAMAGES

- 15.1 The date of beginning and the time for completion of the WORK are essential conditions of the CONTRACT DOCUMENTS and the WORK embraced shall be commenced on a date specified in the NOTICE TO PROCEED.
- 15.2 The CONTRACTOR will proceed with the WORK at such rate of progress to insure full completion within the CONTRACT TIME. It is expressly understood and agreed, by and between the CONTRACTOR and the OWNER, that the CONTRACT TIME for the completion of the WORK described herein is a reasonable time, taking into consideration the average climatic and economic conditions and other factors prevailing in the locality of the WORK.
- 15.3 If the CONTRACTOR shall fail to complete the WORK within the CONTRACT TIME, or extension of time granted by the OWNER, then the CONTRACTOR will pay to the OWNER the amount for liquidated damages as specified in the BID for each calendar day that the CONTRACTOR shall be in default after the time stipulated in the CONTRACT DOCUMENTS.
- 15.4 The CONTRACTOR shall not be charged with liquidated damages or any excess cost when the delay in completion of the WORK is due to the following, and the CONTRACTOR has promptly given WRITTEN NOTICE of such delay to the OWNER or ENGINEER.
 - 15.4.1 To any preference, priority or allocation

order duly issued by the OWNER.

154.2 To unforeseeable causes beyond the control and without the fault or negligence of the CONTRACTOR, including but not restricted to, acts of God, or of the public enemy, acts of the OWNER, acts of another CONTRACTOR in the performance of a contract with the OWNER, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, and abnormal and unforeseeable weather; and

15.4.3 To any delays of SUBCONTRACTORS occasioned by any of the causes specified in paragraphs 15.4.1 and 15.4.2 of this article.

16. CORRECTION OF WORK

16.1 The CONTRACTOR shall promptly remove from the premises all WORK rejected by the ENGINEER for failure to comply with the CONTRACT DOCUMENTS, whether incorporated in the construction or not, and the CONTRACTOR shall promptly replace and re-execute the WORK in accordance with the CONTRACT DOCUMENTS and without expense to the OWNER and shall bear the expense of making good all WORK of other CONTRACTORS destroyed or damaged by such removal or replacement.

16.2 All removal and replacement WORK shall be done at the CONTRACTOR'S expense. If the CONTRACTOR does not take action to remove such rejected WORK within ten [10] days after receipt of WRITEN NOTICE, the OWNER may remove such WORK and store the materials at the expense of the CONTRACTOR.

17. SUBSURFACE CONDITIONS

17.1 The CONTRACTOR shall promptly, and before such conditions are disturbed, except in the event of an emergency, notify the OWNER by WRITTEN NOTICE of:

17.1.1 Subsurface or latent physical conditions at the site differing materially from those indicated in the CONTRACT DOCUMENTS; or

17.1.2 Unknown physical conditions at the site, of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in WORK of the character provided for in the CONTRACT DOCUMENTS.

17.2 The OWNER shall promptly investigate the conditions, and if he finds that such conditions do so materially differ and cause an increase or decrease in the cost of, or in the time required for, performance of the WORK, an equitable adjustment shall be made and the CONTRACT DOCUMENTS shall be modified by a CHANGE ORDER. Any claim of the CONTRACTOR for adjustment hereunder shall not be allowed unless he has given the required WRITTEN NOTICE; provided that the OWNER may, if he determines the facts so justify, consider and adjust any such claims asserted before the date of final payment.

SUSPENSION OF WORK, TERMINATION AND DELAY

18.1 The OWNER may suspend the WORK or any portion thereof for a period of not more than ninety days or such further time as agreed upon by the CONTRACTOR, by WRITTEN NOTICE to the CONTRACTOR and the ENGINEER which notice shall fix the date on which WORK shall be resumed. The CONTRACTOR

will resume that WORK on the date so fixed. The CONTRACTOR will be allowed an increase in the CONTRACT PRICE or an extension of the CONTRACT TIME, or both, directly attributable to any suspension.

18.2 If the CONTRACTOR is adjudged a bankrupt or insolvent, or if he makes a general assignment for the benefit of his creditors, or if a trustee or receiver is appointed for the CONTRACTOR or for any of his property, or if he files a petition to take advantage of any debtor's act, or to reorganize under the bankruptcy or applicable laws, or if he repeatedly fails to supply sufficient skilled workmen or suitable materials or equipment, or if he repeatedly fails to make prompt payments to SUBCONTRACTORS or for labor, materials or equipment or if he disregards laws, ordinances. rules, regulations or orders of any public body having jurisdiction of the WORK or if he disregards the authority of the ENGINEER, or if he otherwise violates any provision of the CONTRACT DOCUMENTS, then the OWNER may, without prejudice to any other right or remedy and after giving the CONTRACTOR and his surety a minimum of ten (10) days from delivery of a WRITTEN NOTICE, terminate the services of the CON-TRACTOR and take possession of the PROJECT and of all materials, equipment, tools, construction equipment and machinery thereon owned by the CONTRAC-TOR, and finish the WORK by whatever method he may deem expedient. In such case the CONTRACTOR shall not be entitled to receive any further payment until the WORK is finished. If the unpaid balance of the CONTRACT PRICE exceeds the direct and indirect costs of completing the PROJECT, including compensation for additional professional services, such excess SHALL BE PAID TO THE CONTRACTOR. If such costs exceed such unpaid balance, the CONTRACTOR will pay the difference to the OWNER. Such costs incurred by the OWNER will be determined by the ENGINEER and incorporated in a CHANGE ORDER.

18.3 Where the CONTRACTOR'S services have been so terminated by the OWNER, said termination shall not affect any right of the OWNER against the CONTRACTOR then existing or which may thereafter accrue. Any retention or payment of monies by the OWNER due the CONTRACTOR will not release the CONTRACTOR from compliance with the CONTRACT DOCUMENTS.

18.4 After ten (10) days from delivery of a WRITTEN NOTICE to the CONTRACTOR and the ENGINEER, the OWNER may, without cause and without prejudice to any other right or remedy, elect to abandon the PROJECT and terminate the Contract. In such case, the CONTRACTOR shall be paid for all WORK executed and any expense sustained plus reasonable profit.

18.5 If, through no act or fault of the CONTRACTOR, the WORK is suspended for a period of more than ninety [90] days by the OWNER or under an order of court or other public authority, or the ENGINEER fails to act on any request for payment within thirty [30] days after it is submitted, or the OWNER fails to pay the CONTRACTOR substantially the sum approved by the ENGINEER or awarded by arbitrators within thirty [30] days of its approval and presentation, then the CONTRACTOR may, after ten [10] days from delivery of a WRITTEN NOTICE to the OWNER and the ENGINEER, terminate the CONTRACT and recover from the OWNER payment for all WORK exe-

cuted and all expenses sustained. In addition and in lieu of terminating the CONTRACT, if the ENGINEER has failed to act on a request for payment or if the OWNER has failed to make any payment as aforesaid, the CONTRACTOR may upon ten [10] days written notice to the OWNER and the ENGINEER stop the WORK until he has been paid all amounts then due, in which event and upon resumption of the WORK, CHANGE ORDERS shall be issued for adjusting the CONTRACT PRICE or extending the CONTRACT TIME or both to compensate for the costs and delays attributable to the stoppage of the WORK.

18.6 If the performance of all or any portion of the WORK is suspended, delayed, or interrupted as a result of a failure of the OWNER or ENGINEER to act within the time specified in the CONTRACT DOCUMENTS, or if no time is specified, within a reasonable time, an adjustment in the CONTRACT PRICE or an extension of the CONTRACT TIME, or both, shall be made by CHANGE ORDER to compensate the CONTRACTOR for the costs and delays necessarily caused by the failure of the OWNER or ENGINEER.

19. PAYMENTS TO CONTRACTOR

19.1 At least ten (10) days before each progress payment falls due (but not more often than once a month). the CONTRACTOR will submit to the ENGINEER a partial payment estimate filled out and signed by the CON-TRACTOR covering the WORK performed during the period covered by the partial payment estimate and supported by such data as the ENGINEER may reasonably require. If payment is requested on the basis of materials and equipment not incorporated in the WORK but delivered and suitably stored at or near the site, the partial payment estimate shall also be accompanied by such supporting data, satisfactory to the OWNER, as will establish the OWNER's title to the material and equipment and protect his interest therein, including applicable insurance. The ENGINEER will, within ten (10) days after receipt of each partial payment estimate, either indicate in writing his approval of payment and present the partial payment estimate to the OWNER, or return the partial payment estimate to the CONTRACTOR indicating in writing his reasons for refusing to approve payment. In the latter case, the CONTRACTOR may make the necessary corrections and resubmit the partial payment estimate. The OWN-ER will, within ten (10) days of presentation to him of an approved partial payment estimate, pay the CON-TRACTOR a progress payment on the basis of the approved partial payment estimate. The OWNER shall retain ten (10) percent of the amount of each payment until final completion and acceptance of all work covered by the CONTRACT DOCUMENTS. The OWNER at any time, however, after fifty (50) percent of the WORK has been completed, if he finds that satisfactory progress is being made, shall reduce retainage to five (5%) percent on the current and remaining estimates. When the WORK is substantially complete (operational or beneficial occupancy), the retained amount may be further reduced below five (5) percent to only that amount necessary to assure completion. On completion and acceptance of a part of the WORK on which the price is stated separately in the CONTRACT DOCU-MENTS, payment may be made in full, including retained percentages, less authorized deductions.

19.2 The request for payment may also include an allowance for the cost of such major materials and

equipment which are suitably stored either at or near the site.

19.3 Prior to SUBSTANTIAL COMPLETION, the OWNER, with the approval of the ENGINEER and with the concurrence of the CONTRACTOR, may use any completed or substantially completed portions of the WORK. Such use shall not constitute an acceptance of such portions of the WORK.

19.4 The OWNER shall have the right to enter the premises for the purpose of doing work not covered by the CONTRACT DOCUMENTS. This provision shall not be construed as relieving the CONTRACTOR of the sole responsibility for the care and protection of the WORK, or the restoration of any damaged WORK except such as may be caused by agents or employees of the OWNER.

19.5 Upon completion and acceptance of the WORK, the ENGINEER shall issue a certificate attached to the final payment request that the WORK has been accepted by him under the conditions of the CONTRACT DOCUMENTS. The entire balance found to be due the CONTRACTOR, including the retained percentages, but except such sums as may be lawfully retained by the OWNER, shall be paid to the CONTRACTOR within thirty (30) days of completion and acceptance of the WORK.

19.6 The CONTRACTOR will indemnify and save the OWNER or the OWNER'S agents harmless from all claims growing out of the lawful demands of SUB-CONTRACTORS, laborers, workmen, mechanics, materialmen, and furnishers of machinery and parts thereof, equipment, tools, and all supplies, incurred in the furtherance of the performance of the WORK. The CONTRACTOR shall, at the OWNER'S request, furnish satisfactory evidence that all obligations of the nature designated above have been paid, discharged, or waived. If the CONTRACTOR fails to do so the OWN-ER may, after having notified the CONTRACTOR, either pay unpaid bills or withhold from the CON-TRACTOR'S unpaid compensation a sum of money deemed reasonably sufficient to pay any and all such lawful claims until satisfactory evidence is furnished that all liabilities have been fully discharged whereupon payment to the CONTRACTOR shall be resumed. in accordance with the terms of the CONTRACT DOCUMENTS, but in no event shall the provisions of this sentence be construed to impose any obligations upon the OWNER to either the CONTRACTOR, his Surety, or any third party. In paying any unpaid bills of the CONTRACTOR, any payment so made by the OWNER shall be considered as a payment made under the CONTRACT DOCUMENTS by the OWNER to the CONTRACTOR and the OWNER shall not be liable to the CONTRACTOR for any such payments made in good faith.

19.7 If the OWNER fails to make payment thirty (30) days after approval by the ENGINEER, in addition to other remedies available to the CONTRACTOR, there shall be added to each such payment interest at the maximum legal rate commencing on the first day after said payment is due and continuing until the payment is received by the CONTRACTOR.

20. ACCEPTANCE OF FINAL PAYMENT AS RELEASE

20.1 The acceptance by the CONTRACTOR of final payment shall be and shall operate as a release to the OWNER of all claims and all liability to the CONTRACTOR other than claims in stated amounts as may be specifically excepted by the CONTRACTOR for all things done or furnished in connection with this WORK and for every act and neglect of the OWNER and others relating to or arising out of this WORK. Any payment, however, final or otherwise, shall not release the CONTRACTOR or his sureties from any obligations under the CONTRACT DOCUMENTS or the Performance BOND and Payment BONDS.

21. INSURANCE

- 21.1 The CONTRACTOR shall purchase and maintain such insurance as will protect him from claims set forth below which may arise out of or result from the CONTRACTOR'S execution of the WORK, whether such execution be by himself or by any SUBCONTRACTOR or by anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable:
- 21.1.1 Claims under workmen's compensation, disability benefit and other similar employee benefit acts:
- 21.1.2 Claims for damages because of bodily injury, occupational sickness or disease, or death of his employees;
- 21.1.3 Claims for damages because of bodily injury, sickness or disease, or death of any person other than his employees:
- 21.1.4 Claims for damages insured by usual personal injury liability coverage which are sustained (1) by any person as a result of an offense directly or indirectly related to the employment of such person by the CONTRACTOR, or [2] by any other person; and
- 21.1.5 Claims for damages because of injury to or destruction of tangible property, including loss of use resulting therefrom.
- 21.2 Certificates of Insurance acceptable to the OWN-ER shall be filed with the OWNER prior to commence ment of the WORK. These Certificates shall contain a provision that coverages afforded under the policies will not be cancelled unless at least fifteen (15) days prior WRITTEN NOTICE has been given to the OWN-ER.
- 21.3 The CONTRACTOR shall procure and maintain, at his own expense, during the CONTRACT TIME, liability insurance as hereinafter specified;
- 21.3.1 CONTRACTOR'S General Public Liability and Property Damage Insurance including vehicle coverage issued to the CONTRACTOR and protecting him from all claims for personal injury, including death, and all claims for destruction of or damage to property, arising out of or in connection with any

operations under the CONTRACT DOCUMENTS. whether such operations be by himself or by any SUBCONTRACTOR under him, or anyone directly or indirectly employed by the CONTRACTOR or by a SUBCONTRACTOR under him. Insurance shall be written with a limit of liability of not less than \$500,000 for all damages arising out of bodily injury, including death, at any time resulting therefrom, sustained by any one person in any one accident; and a limit of liability of not less than \$500,000 aggregate for any such damages sustained by two or more persons in any one accident. Insurance shall be written with a limit of liability of not less than \$200,000 for all property damage sustained by any one person in any one accident: and a limit of liability of not less than \$200,000 aggregate for any such damage sustained by two or more persons in any one accident.

- 21.3.2 The CONTRACTOR shall acquire and maintain, if applicable, Fire and Extended Coverage insurance upon the PROJECT to the full insurable value thereof for the benefit of the OWNER, the CONTRACTOR, and SUBCONTRACTORS as their interest may appear. This provision shall in no way release the CONTRACTOR or CONTRACTOR'S surety from obligations under the CONTRACT DOCUMENTS to fully complete the PROJECT.
- 21.4 The CONTRACTOR shall procure and maintain. at his own expense, during the CONTRACT TIME, in accordance with the provisions of the laws of the state in which the work is performed. Workmen's Compensation Insurance, including occupational disease provisions, for all of his employees at the site of the PROJECT and in case any work is sublet, the CONTRACTOR shall require such SUBCONTRACTOR similarly to provide Workmen's Compensation Insurance, including occupational disease provisions for all of the latter's employees unless such employees are covered by the protection afforded by the CONTRAC-TOR. In case any class of employees engaged in hazardous work under this contract at the site of the PROJECT is not projected under Workmen's Compensation statute, the CONTRACTOR shall provide, and shall cause each SUBCONTRACTOR to provide, adequate and suitable insurance for the protection of his employees not otherwise protected.
- 21.5 The CONTRACTOR shall secure, if applicable, "All Risk" type Builder's Risk Insurance for WORK to be performed. Unless specifically authorized by the OWNER, the amount of such insurance shall not be less than the CONTRACT PRICE totaled in the BID. The policy shall cover not less than the losses due to fire, explosion, hail, lightning, vandalism, malicious mischief, wind, collapse, riot, aircraft, and smoke during the CONTRACT TIME, and until the WORK is accepted by the OWNER. The policy shall name as the insured the CONTRACTOR, the ENGINEER, and the OWNER.

22. CONTRACT SECURITY

22.1 The CONTRACTOR shall within ten [10] days after the receipt of the NOTICE OF AWARD furnish the OWNER with a Performance Bond and a Payment Bond in penal sums equal to the amount of the CONTRACT PRICE, conditioned upon the performance by

the CONTRACTOR of all undertakings, covenants, terms, conditions and agreements of the CONTRACT DOCUMENTS, and upon the prompt payment by the CONTRACTOR to all persons supplying labor and materials in the prosecution of the WORK provided by the CONTRACT DOCUMENTS. Such BONDS shall be executed by the CONTRACTOR and a corporate bonding company licensed to transact such business in the state in which the WORK is to be performed and named on the current list of "Surety Companies Acceptable on Federal Bonds" as published in the Treasury Department Circular Number 570. The expense of these BONDS shall be borne by the CONTRACTOR. If at any time a surety on any such BOND is declared a bankrupt or loses its right to do business in the state in which the WORK is to be performed or is removed from the list of Surety Companies accepted on Federal BONDS, CONTRACTOR shall within ten (10) days after notice from the OWNER to do so, substitute an acceptable BOND (or BONDS) in such form and sum and signed by such other surety or sureties as may be satisfactory to the OWNER. The premiums on such BOND shall be paid by the CONTRACTOR. No further payments shall be deemed due nor shall be made until the new surety or sureties shall have furnished an acceptable BOND to the OWNER.

23. ASSIGNMENTS

23.1 Neither the CONTRACTOR nor the OWNER shall sell, transfer, assign or otherwise dispose of the Contract or any portion thereof, or of his right, title or interest therein, or his obligations thereunder, without written consent of the other party.

24. INDEMNIFICATION

- 24.1 The CONTRACTOR will indemnify and hold harmless the OWNER and the ENGINEER and their agents and employees from and against all claims, damages, losses and expenses including attorney's fees arising out of or resulting from the performance of the WORK, provided that any such claims, damage, loss or expense is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property including the loss of use resulting therefrom; and is caused in whole or in part by any negligent or willful act or omission of the CONTRACTOR, and SUBCONTRACTOR, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable.
- 24.2 In any and all claims against the OWNER or the ENGINEER, or any of their agents or employees, by any employee of the CONTRACTOR, any SUBCONTRACTOR, anyone directly or indirectly employed by any of them, or anyone for whose acts any of them may be liable, the indemnification obligation shall not be limited in any way by any limitation on the amount or type of damages, compensation or benefits payable by or for the CONTRACTOR or any SUBCONTRACTOR under workmen's compensation acts, disability benefit acts or other employee benefits acts.
- 24.3 The obligation of the CONTRACTOR under this paragraph shall not extend to the liability of the ENGINEER, his agents or employees arising out of the preparation or approval of maps. DRAWINGS, opinions, reports, surveys, CHANGE ORDERS, designs or SPECIFICATIONS.

25. SEPARATE CONTRACTS

25.1 The OWNER reserves the right to let other con-

tracts in connection with this PROJECT. The CONTRACTOR shall afford other CONTRACTORS reasonable opportunity for the introduction and storage of their materials and the execution of their WORK, and shall properly connect and coordinate his WORK with theirs. If the proper execution or results of any part of the CONTRACTOR'S WORK depends upon the WORK of any other CONTRACTOR, the CONTRACTOR shall inspect and promptly report to the ENGINEER any defects in such WORK that render it unsuitable for such proper execution and results.

- 25.2 The OWNER may perform additional WORK related to the PROJECT by himself, or he may let other contracts containing provisions similar to these. The CONTRACTOR will afford the other CONTRACTORS who are parties to such Contracts (or the OWNER, if he is performing the additional WORK himself), reasonable opportunity for the introduction and storage of materials and equipment and the execution of WORK, and shall properly connect and coordinate his WORK with theirs.
- 25.3 If the performance of additional WORK by other CONTRACTORS or the OWNER is not noted in the CONTRACT DOCUMENTS prior to the execution of the CONTRACT. written notice thereof shall be given to the CONTRACTOR prior to starting any such additional WORK. If the CONTRACTOR believes that the performance of such additional WORK by the OWNER or others involves him in additional expense or entities him to an extension of the CONTRACT TIME, he may make a claim therefor as provided in Sections 14 and 15

26. SUBCONTRACTING

- 26.1 The CONTRACTOR may utilize the services of specialty SUBCONTRACTORS on those parts of the WORK which, under normal contracting practices, are performed by specialty SUBCONTRACTORS.
- 26.2 The CONTRACTOR shall not award WORK to SUBCONTRACTOR(s), in excess of lifty (50%) percent of the CONTRACT PRICE, without prior written approval of the OWNER.
- 26.3 The CONTRACTOR shall be fully responsible to the OWNER for the acts and omissions of his SUB-CONTRACTORS, and of persons either directly or indirectly employed by them, as he is for the acts and omissions of persons directly employed by him.
- 26.4 The CONTRACTOR shall cause appropriate provisions to be inserted in all subcontracts relative to the WORK to bind SUBCONTRACTORS to the CONTRACTOR by the terms of the CONTRACT DOCUMENTS insofar as applicable to the WORK of SUBCONTRACTORS and to give the CONTRACTOR the same power as regards terminating any subcontract that the OWNER may exercise over the CONTRACTOR under any provision of the CONTRACT DOCUMENTS.
- 26.5 Nothing contained in this CONTRACT shall create any contractual relation between any SUBCONTRACTOR and the OWNER.

27. ENGINEER'S AUTHORITY

27.1 The ENGINEER shall act as the OWNER'S representative during the construction period. He shall decide questions which may arise as to quality and acceptability of materials furnished and WORK performed. He shall interpret the intent of the CONTRACT DOCUMENTS in a fair and unbiased manner. The

ENGINEER will make visits to the site and determine if the WORK is proceeding in accordance with the CON-TRACT DOCUMENTS.

- 27.2 The CONTRACTOR will be held strictly to the intent of the CONTRACT DOCUMENTS in regard to the quality of materials, workmanship and execution of the WORK. Inspections may be made at the factory or fabrication plant of the source of material supply.
- 27.3 The ENGINEER will not be responsible for the construction means, controls, techniques, sequences, procedures, or construction safety.
- 27.4 The ENGINEER shall promptly make decisions relative to interpretation of the CONTRACT DOCUMENTS.

28. LAND AND RIGHTS-OF-WAY

- 28.1 Prior to issuance of NOTICE TO PROCEED, the OWNER shall obtain all land and rights-of-way necessary for carrying out and for the completion of the WORK to be performed pursuant to the CONTRACT DOCUMENTS, unless otherwise mutually agreed.
- 28.2 The OWNER shall provide to the CONTRACTOR information which delineates and describes the lands owned and rights-of-way acquired.
- 28.3 The CONTRACTOR shall provide at his own expense and without liability to the OWNER any additional land and access thereto that the CONTRACTOR may desire for temporary construction facilities, or for storage of materials.

29. GUARANTY

29.1 The CONTRACTOR shall guarantee all materials and equipment furnished and WORK performed for a period of one (1) year from the date of SUBSTANTIAL COMPLETION. The CONTRACTOR warrants and guarantees for a period of one (1) year from the date of SUBSTANTIAL COMPLETION of the system that the completed system is free from all defects due to faulty materials or workmanship and the CONTRACTOR shall promptly make such corrections as may be

necessary by reason of such defects including the repairs of any damage to other parts of the system resulting from such defects. The OWNER will give notice of observed defects with reasonable promptness. In the event that the CONTRACTOR should fail to make such repairs, adjustments, or other WORK that may be made necessary by such defects, the OWNER may do so and charge the CONTRACTOR the cost thereby incurred. The Performance BOND shall remain in full force and effect through the guarantee period.

ARBITRATION

- 30.1 All claims, disputes and other matters in question arising out of, or relating to, the CONTRACT DOCUMENTS or the breach thereof, except for claims which have been waived by the making and acceptance of final payment as provided by Section 20, shall be decided by arbitration in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association. This agreement to arbitrate shall be specifically enforceable under the prevailing arbitration law. The award rendered by the arbitrators shall be final, and judgment may be entered upon it in any court having jurisdiction thereof.
- 30.2 Notice of the demand for arbitration shall be filed in writing with the other party to the CONTRACT DOCUMENTS and with the American Arbitration Association, and a copy shall be filed with the ENGINEER. Demand for arbitration shall in no event be made on any claim, dispute or other matter in question which would be barred by the applicable statute of limitations.
- 30.3 The CONTRACTOR will carry on the WORK and maintain the progress schedule during any arbitration proceedings, unless otherwise mutually agreed in writing.

31. TAXES

31.1 The CONTRACTOR will pay all sales, consumer, use and other similar taxes required by the law of the place where the WORK is performed.

TECHNICAL SPECIFICATIONS

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SECTION I

TECHNICAL SPECIFICATIONS

GENERAL PROVISIONS

1.1 SCOPE

This specification sets forth several items of work or conditions which are required as integral parts of the successful completion of the Project.

1.2 CONTRACTOR'S FACILITIES

1.2.1 <u>Utilities</u>: The obtaining of all utilities which may be required for the construction shall be the responsibility of the CONTRACTOR.

1.3 PROJECT EXTENT

The CONTRACTOR shall be responsible for satisfying himself as to the construction limits of the Project. The CONTRACTOR shall consult the ENGINEER if questions arise as to the exact location of the construction limits. The CONTRACTOR shall not establish work, storage, or staging areas outside the Project limits, unless otherwise directed or approved by the ENGINEER.

1.4 PROJECT SIGN

If directed by the OWNER, one project sign shall be furnished and erected by the CONTRACTOR. The sign shall be lettered on one side only and conform to the details shown in the Drawings prior to starting construction.

The project sign will be a separate bid item and will be bid as a contingency as shown on page B-9 of these Contract Documents.

- 1.4.1 <u>Location</u>: The sign shall be erected at the location shown in the Drawings or as directed prior to the starting of construction.
- 1.4.2 <u>Materials</u>: The sign shall be constructed of good sound materials suitable for the purpose. Posts shall be treated soft wood of No. 2 or Standard grade. Sizes shown are nominal. Plywood shall be B-B, exterior grade. Screw shall be of commercial quality, galvanized and of the sizes shown.
- 1.4.3 <u>Painting</u>: The sign and posts shall be given one prime coat and two finish coats of exterior oil paint before lettering. Letters and trim shall e applied to one side

only using one coat of enamel of color, style and size shown. Paint shall be of good quality suitable for exterior use.

1.4.4 <u>Maintenance</u>: The sign shall be plumb and backfill of post holes shall be well tamped to properly support the sign in a position plainly visible to the traveling public throughout the life of the contract. The sign shall be kept clean and maintained in good condition until the end of this project.

1.5 PERMITS

The OWNER shall obtain all permits, licenses and easements for permanent structures or permanent changes in existing facilities which may be required by county, state, and federal agencies. This will include, if required, a Construction in a Floodway permit (Indiana Department of Natural Resources), Dredge and Fill Permit (U.S. Army Corps of Engineers) and any county building permits.

The CONTRACTOR shall obtain all permits and licenses of a temporary nature necessary for the completion of the work. This shall include any burning, haul and access permits or licenses required.

1.6 PROJECT OBSERVATION

Observation of the Project shall be provided by the OWNER. The OWNER and/or his designated representatives shall at all times have ready access to the Project area.

1.7 WORKING HOURS

The CONTRACTOR shall work the hours necessary to complete the project in the allotted time. Work shall not be completed prior to sunrise or after sunset without the approval of the ENGINEER. If work is to be performed on weekends, the ENGINEER shall be notified one week in advance.

1.8 PROTECTION AND SECURITY

Care must be exercised by the CONTRACTOR in all phases of construction to prevent damage and/or injury to the life and property of others. In addition to other provisions of these Contract Documents, the CONTRACTOR shall be responsible for providing adequate security for his work areas, storage areas, equipment, and any other items or areas that he is using. The property owners will not be responsible for any damages attributable to insufficient site security, carelessness, or failure to comply with the provision and intent of these Contract Documents.

1.9 PROTECTION OF EXISTING UTILITIES AND STRUCTURES

The locations, elevations, sizes, and nature of the existing utilities and structures shown in the Drawings are approximate and are based on available information. No responsibility is assumed, therefore, by the owner with respect to the actual conditions encountered.

Care must be exercised in the routing and operating of construction equipment. The CONTRACTOR must satisfy himself as to the exact locations of utilities and structures within the Project limits. The CONTRACTOR shall protect all utilities and structures within his work area during his construction operations. Any damage to existing utilities and structures resulting from construction operations of this Contract shall be repaired by the CONTRACTOR to the satisfaction of the ENGINEER and owner of the damaged utility and/or structure and at no additional cost to the OWNER.

All utility work shall be in accordance with the applicable codes used by the State of Indiana.

1.10 REPAIR OF DAMAGE

Any damage done by the CONTRACTOR during the term of this contract to structures, fills, roadways, trees, fences, landscape features or any other such feature or property area shall be repaired, replaced in kind or restored to the satisfaction of the ENGINEER and OWNER at the CONTRACTOR'S expense before final payment is made.

1.11 CLEAN UP

After all construction work is complete and prior to final observation, all exposed areas shall be cleaned and left in a sightly condition. All unused materials shall be removed and disposed of properly. Any disturbed areas shall be mulched and seeded in accordance with Section VII of these Technical Specifications.

The cleanup shall also include the removal of any trash and debris deposited during the contract period. The trash and debris shall be disposed of by removal to an approved landfill. The Project site and adjacent premises will be left in a condition satisfactory to the OWNER.

1.12 PROFILES AND TOPOGRAPHY

Profiles, topography, and details for the work are schematic in nature and, with the exception of dimensioned construction details, are presented only for the purpose of conveying the concept and limit of specified work. Existing contour lines on

Drawings were established from a field survey. It is believed that the mapping has been performed with a degree of accuracy sufficient to meet the design criteria. The CONTRACTOR shall verify all details in the field prior to bid and shall have taken this fact into account when estimating the work required. The misuse of noted information for other than that indicated and subsequent suffering of damages as a result of misuse shall not be cause for any claim by the CONTRACTOR. Information is believed to be reasonably correct, but is not quaranteed.

Final contour lines were developed to provide positive drainage and finish surfaces conducive to the construction of the basins and to establish adequate vegetative cover. Lines and grades may be field altered to some extent provided the desired drainage pattern is maintained and approval is obtained in writing from the ENGINEER prior to alterations being made.

1.13 INSTALLATION REQUIREMENTS

Manufactured articles, materials and equipment shall be applied, installed, connected, erected, used, cleaned, and conditioned as suggested by the respective manufacturers, unless otherwise specified herein or directed by the ENGINEER.

1.14 PROOF OF COMPLIANCE

Whenever the Contract Documents require that a product be in accordance with Federal Specifications, ASTM designations, ANSI specifications, or other association standards, the CONTRACTOR shall present a certification from the manufacturer that the product complies therewith. A Certificate of Compliance is a notarized statement by the manufacturer or supplier, signed by a principal of either, to the effect that the item covered by the Certificate conforms to the Contract Documents, the Project name and location, and the quantity and date or dates of shipment or delivery to which the Certificates apply. When requested or specified, the CONTRACTOR shall submit supporting test data to substantiate compliance. The CONTRACTOR shall include the requirements of specified Certificates as part of purchase orders issued to his supplier. Timely submission and approval of Certificates of Compliance will prevent delays caused by material rejection. Certificates shall be submitted in three copies. All material incorporated into the work shall be approved on the basis of a Certificate of Compliance submitted to the ENGINEER before the material is incorporated into the work.

1.15 MAINTAINING STREAM FLOW

If it is necessary for the CONTRACTOR to block the flow of any stream within the construction limits to complete work, an

alternative flow channel or pumping system shall be provided in a manner not to inhibit the normal flow of that stream. If an alternative flow channel is provided, it shall be removed prior to the completion of the work.

1.16 DUST CONTROL

The CONTRACTOR shall be responsible for minimizing the generation of dust outside of the Project limits. The CONTRACTOR shall be required to maintain all excavations, embankments, stockpiles, plant sites, waste areas, and all other work areas within the Project boundaries free from dust which would cause a hazard or nuisance to others. Approved temporary methods of stabilization may consist of sprinkling, chemical treatment, light bituminous treatment or any other similar method permitted by the ENGINEER to control dust. Dust control shall be performed as the work proceeds and whenever a dust nuisance or hazard occurs.

1.17 SEDIMENT CONTROL

The CONTRACTOR will be responsible for control of siltation and erosion from the Project within the construction limits of the Project site. Control shall include all necessary measures to minimize the deposition of materials in downstream areas and in the adjacent reservoirs.

The CONTRACTOR shall attempt to schedule construction activities so that the amount of exposed soil is minimized. This is to be accomplished by disturbing only those areas which are to be worked immediately and by revegetating each area as soon as practical.

If construction is completed prior to the allowable mulched seeding dates, the CONTRACTOR will be responsible for the control of siltation and erosion in disturbed areas within the construction limits shown in the Drawings.

1.18 BURNING

The CONTRACTOR shall inform all employed personnel of the strict rules and regulations governing the burning of combustibles, and shall take every precaution that accidental fires are not started. The CONTRACTOR shall obtain a burning permit from the proper authorities prior to any burning.

Open burning of any type of material will be accomplished in strict accordance with the following rules and precautions, and then only with the approval and under the direction of the ENGINEER.

The ENGINEER'S permission to burn and/or his presence at the site shall not be construed as relieving the CONTRACTOR of any responsibility in the event damage occurs or a citizen's complaint arises. The OWNER accepts no responsibility for damage or costs associated with burning operations.

- 1.18.1 <u>Precautions</u>: The CONTRACTOR will adhere to the following list of precautions to help reduce the potential of forest fires.
 - (01) Burn only WHEN THE WINDS ARE CALM and there is no chance of gusts.
 - (02) Burn ONLY ON LEVEL GROUND. On slopes and in gullies, a fire can escape more easily and make a fast run uphill.
 - (03) When burning trash, use a BARREL or DEEP PIT with a screen over the top.
 - (04) CLEAR the AREA ten feet around where the fire will be. This creates a fire break. If possible, also plow around the area where the fire will be.
 - (05) Make sure THE AREA OVERHEAD IS CLEAR of material that could burn.
 - (06) HAVE TOOLS HANDY: buckets of water, rakes, hoes, shovels, wet sacks, etc. These items can be used to keep the flames inside the cleared area, subdue the flames if the wind picks up or the fire grows too big, to smother the fire, or put a control line around it if it is getting out of hand. (More sophisticated equipment may be required by the ENGINEER.)
 - (07) Have more than one person to watch the fire. Be sure THE FIRE IS ATTENDED at all times by responsible people.
 - (08) Watch for SPOT FIRES. Cinders and sparks can carry through the air and ignite material outside the burn area.
 - (09) FEED THE FIRE SLOWLY. Do not burn everything all at once. This will control the level of burning and intensity of the fire.
 - (10) Stay with the fire UNTIL THE LAST SPARK IS DEAD. Carefully reinspect the burned area the next morning.

- (11) If your fire escapes out of control, IMMEDIATELY REPORT IT to the local fire department, county dispatcher, or state police. The Indiana Division of Forestry's District Forester may also help if you need to report a forest fire.
- 1.18.2 <u>Disposal</u>: The CONTRACTOR shall dispose of ash, and unburned or partially burned debris in a neat and safe fashion, as approved by the ENGINEER.

1.19 TEMPORARY SHUTDOWNS

The OWNER desires to complete the Project in the most timely manner. In the event an extended construction "shutdown" is requested by the CONTRACTOR, due to circumstances beyond the CONTRACTOR'S control; the CONTRACTOR will be required to dress all disturbed areas to a reasonably smooth configuration, as approved by the ENGINEER, protect the areas in accordance with the provisions of these Technical Specifications, and maintain sediment and erosion control during this period. Such work may include the applications of mulch, netting and seeding, as directed by the ENGINEER. The OWNER shall incur no additional costs for such work, nor for the expense of demobilization or remobilization.

1.20 GUARANTEE

The CONTRACTOR shall assume responsibility for all workmanship and materials for a period of one year from completion of the Project. Any work found to be defective shall be replaced at the CONTRACTOR'S expense.

Inasmuch as the establishment of vegetation to control soil erosion is critical on this Project, the CONTRACTOR shall take all necessary measures to prevent and repair any erosion areas or bare areas for a period of one year after the date of final completion. In the event erosion and/or seed failure is observed the CONTRACTOR shall be notified in writing and will have a period of thirty (30) days to take measures to stabilize the affected area to the satisfaction of the ENGINEER. The actual area and extent of repair or prevention shall be at the discretion of the ENGINEER.

1.21 STAKING AND MARKING

The CONTRACTOR will be required to complete all grade staking in those areas where earthwork is required. Grade staking will be at a maximum of 50 feet apart at each section. The areas within the project limits where grade staking is required are indicated in the Drawings. The ENGINEER will be responsible for marking the baseline and maintaining the benchmarks throughout the construction.

The ENGINEER will establish the limits of construction where it is not readily discernible in the field. However, this will not relieve the CONTRACTOR of his responsibility to verify the location, scope and character of the Project as described in these Contract Documents.

1.22 SPECIAL HAZARDS AND PRECAUTIONS

The CONTRACTOR is advised that special hazards exist near water impoundments and reservoirs. The CONTRACTOR'S operations may provide the potential for worsening the existing hazards or creating additional ones. This condition causes great risk to life and property. As a result, the CONTRACTOR shall exercise every precaution in performing each item of work specified in this Contract.

1.23 SITE ACCESS

The CONTRACTOR shall have access to the project site by using the access roads shown in the Drawings. Park roads shall be maintained in a manner equal to pre-construction conditions as determined by the ENGINEER.

Following completion of the required construction and after acceptance of the required work by the ENGINEER, any park access roads that have been damaged during construction shall be repaired by the CONTRACTOR at his expense and meet the approval of the OWNER.

SECTION II

TECHNICAL SPECIFICATIONS

MOBILIZATION/DEMOBILIZATION

2.1 SCOPE

The work shall consist of furnishing all materials, labor, equipment and incidentals necessary for the mobilization and demobilization of the CONTRACTORS work forces. This work shall consist of the establishment and removal of facilities that are required by these Specifications, General Conditions, State laws, and local regulations. This item shall also include all costs of licenses, overhead, and every cost or charge necessary and incidental to the proposed work. This item includes the cost of required insurance and bonds and any other initial expense required for the start of the work. The clean-up of the Project site will also be performed under this item.

2.2 GENERAL

This specification covers mobilization for work required by the contract at the time of award. If additional mobilization costs are incurred during performance of the contract as a result of changed or added items of work for which the CONTRACTOR is entitled to an adjustment in contract price, compensation for such costs will be included in the price adjustment for the items of work changed or added.

Payment of the total lump sum price for Mobilization and Demobilization will constitute full compensation for all labor, materials, equipment, and all other items necessary for and incidental to completion of this element of work. If the CONTRACTOR elects to demobilize and remobilize before completion of the work, no additional payment will be made.

Payment will not be made under this item for the purchase costs of materials having a residual value, the purchase costs of materials to be incorporated in the Project, or the purchase costs of operating supplies.

2.3 REQUIRED DOCUMENTATION

No documentation is required.

SECTION III

TECHNICAL SPECIFICATIONS

EARTHWORK

3.1 SCOPE

This specification shall consist of furnishing all materials, equipment, incidentals and labor necessary for earthwork at the locations shown on the Drawings. This work will include dewatering, protection against water, excavation, movement, placement, compaction, proper utilization or disposal of all materials, and the shaping and finishing of the project area as shown in the Drawings.

3.2 EXCAVATION CLASSIFICATION

All excavation shall be unclassified. All materials to be excavated, graded, or reshaped shall include all on site material or designated debris which can be moved by equipment normally used in heavy highway construction.

3.3 GENERAL

Earthwork shall include excavation to the designated depths, transporting of removed material from points of removal to points of final use, placement of fill material within the Project limits, and finishing of all areas to the lines and grades shown in the Drawings. Earthwork shall include the selective stockpiling of the topsoil and subsoil as directed by the ENGINEER, for use as a top cover material. The top cover shall be redistributed as directed by the ENGINEER.

Earthwork shall include the reshaping and finishing (final grading) to enhance drainage characteristics and to give a reasonably smooth surface. The earthwork additionally includes the excavation and transportation of the materials from designated areas to specific sites and the spreading, compaction, and smoothing of these materials.

The earthwork will require that some of the campsite pads be disturbed. The crushed stone, which comprises the pads, shall be removed and stockpiled prior to construction. The campsite pads that are disturbed shall be reinstalled as they were prior to construction by the use of the stockpiled crushed stone.

3.4 DEWATERING AND WATER PROTECTION

The CONTRACTOR shall do all ditching, pumping, well pointing, bailing, build all drains, and do all other work necessary to keep the excavation clear of groundwater, lake water, and storm water during the progress of the work and until the work is finished.

The construction areas are partially covered by water six (6) to twelve (12) inches deep. To remove the aforementioned water, initial dewatering of the construction areas shall be completed approximately one month prior to the beginning of earthwork operations. This will allow the excess water to drain from the soil before construction begins. This work should be included as part of the earthwork. The OWNER retains the option to complete the initial dewatering with his own work forces.

Where the excavation is in wet soil and suitable construction conditions cannot be obtained by other methods, the CONTRACTOR shall install and operate a pumping system so as to drain the same effectually. All water pumped or drained from the work shall be disposed of in a manner satisfactory to the ENGINEER without damage to adjacent property or to other work under construction. Necessary precautions shall be taken to protect all construction against flooding.

A positive drainage pattern must be established. Finished surfaces must drain to the creek channel systems or the basins.

3.5 LINES AND GRADES

The Drawings include existing and proposed cross-sections and contours which establish lines and grades in certain areas. Minor deviations may be allowed provided positive surface drainage is maintained and the finished grade presents a uniform surface suitable for revegetation.

Finish grade will have been established when grading operations present a uniform surface for revegetation. Any proposed deviations from the grades shown on the Drawings shall be submitted by the CONTRACTOR in writing one week in advance of implementation into the project and be subject to the written approval of the ENGINEER.

3.6 PLACEMENT AND COMPACTION

All areas, where fill material is to be placed, shall be constructed to the graded slopes shown on the Plans.

The CONTRACTOR shall maintain and protect all areas, where fill materials are to be placed, in a satisfactory condition at all times until final completion and acceptance of all work under the contract.

3.6.1 <u>Preparation</u>: Fill shall not be placed upon a frozen surface nor shall frozen material be incorporated into the fill. The fill shall be maintained at the same level to the extent feasible. Areas to receive fill material of any classification shall be stripped of vegetation and topsoil to a minimum depth of twelve (12) inches prior to the placement of any fill material. Fill areas shall be maintained in a free-draining condition throughout the construction period.

- 3.6.2 Placement of Material: The CONTRACTOR shall place the fill material in horizontal lifts not exceeding six (6) inches before compaction and extending the entire length and width of the fill area or as directed by the ENGINEER.
- 3.6.3 Compaction of Materials: The CONTRACTOR shall be responsible for checking compaction during fill placement, random checks will be conducted by the ENGINEER. The random checks shall be conducted by the ENGINEER following the placement of no more than two lifts. After the lifts are approved by the ENGINEER, placement of material may continue.

Compaction of the fill materials shall be accomplished by a sheeps foot roller or with other approved compaction equipment. A minimum of two passes with the compaction equipment shall be made on the entire area of each lift. A specific soil density for compaction is not required, but all soil placement must receive the ENGINEER's approval.

The material excavated from the project and used in the construction shall be dried or moistened by spreading the material and discing it until the following moisture requirements are met.

The moisture content of the material used in construction must be controlled within two percent less (-2%) to two percent more (+2%) of the optimum during placement.

The ENGINEER, if deems necessary, may increase or decrease the thickness of lifts, and/or the number of passes by equipment during the construction of the fill.

3.7 CONSTRUCTION TOLERANCES

The CONTRACTOR shall make every reasonable effort to construct the Project uniformly. Tolerances which will be allowed, before reworking of the constructed item is required, are as follows: 1) All areas shall be graded to conform with the slopes shown on the Drawings. 2) No payment will be made for any earthwork performed outside the limits shown on the Drawings unless approved by the ENGINEER. No extra material shall be removed or placed outside these limits without written approval. 3) The design intent is to leave a uniform surface suitable for revegetation in accordance with these Technical Specifications. The nature of the Project does not lend itself very well to the establishment of numerical standards for permissible deviation from the Drawings.

3.8 CLEARING AND GRUBBING

- 3.8.1 <u>General</u>: This item is considered incidental to the areas requiring earthwork. All trees, snags, logs, stumps, shrubs and rubbish shall be removed from the fill and cut areas shown on the Drawings or as directed by the ENGINEER.
- 3.8.2 <u>Disposal</u>: All cleared and grubbed material shall be disposed of in a manner acceptable to the ENGINEER and in a manner not detrimental to the inhabitants of the area. If the CONTRACTOR elects to dispose of these materials in a manner other than on site disposal, then the CONTRACTOR will be responsible for determining and complying with local ordinances regarding the disposal method and/or burning of such materials.

3.9 REQUIRED DOCUMENTATION

No documentation required.

SECTION IV

TECHNICAL SPECIFICATIONS

CHANNEL RECONSTRUCTION

4.1 SCOPE

This work shall consist of the construction and/or modification of stream channels and ditches to the dimensions as shown on the Drawings. The work shall also consist of furnishing all labor, equipment, incidentals and materials necessary for the satisfactory completion of this item. This work is not a separate payment item, but shall be included in the cost for earthwork.

4.2 SHAPING

The bottom and sides of the channel shall be shaped to be reasonably smooth. No rock excavation is expected. See typical cross-sections as shown in the Drawings.

4.3 CONSTRUCTION METHODS

Channels shall be reconstructed at the locations shown on the Drawings. The ENGINEER may make adjustments in the location, width and terminal points depending upon actual conditions found or otherwise created by the work. All excavated materials from these channels shall be placed in designated spoil areas and graded to conform to natural drainage characteristics typical of the area. No channel spoil is to be left mounded along the channel banks. Any channel which is constructed through an area deemed unsuitable by the ENGINEER will require compaction of the underlying soil in the channel prior to the installation of riprap. The flowline of the reconstructed channel shall be lined with 12" riprap as shown in the Contract Documents. The riprap shall conform to Section 616 of the IDOH Standard Specifications. The additional eighteen (18) inches of excavation required below the flowline for riprap placement is considered incidental to this item.

4.4 REQUIRED DOCUMENTATION

Documentation shall be completed according to Section ${\tt V}$ of these Technical specifications.

SECTION V

TECHNICAL SPECIFICATIONS

DIVERSION DITCH

5.1 SCOPE

If directed by the OWNER, the work described shall be completed. This work shall consist of the construction and/or modification of the existing stream channel east of Construction Area No. 1 to form a diversion ditch of the dimension shown on the Drawings. The work shall also consist of furnishing all labor, equipment, incidentals and materials necessary for the satisfactory completion of this item. The location and extent of the work will be discussed in the Pre-Bid Conference. This item will be bid as a contingency as shown in the Bid Schedule.

5.2 SHAPING

The bottom and sides of the ditch shall be shaped to be reasonably smooth. No rock excavation is expected. See typical cross-sections as shown in the Drawings.

5.3 CONSTRUCTION METHODS

The ditch shall be constructed at the location shown during the Pre-Bid Conference. The ENGINEER may make adjustments in the location, width and terminal points depending upon actual conditions found or otherwise created by the work. All excavated materials during construction shall be placed in designated spoil areas and graded to conform to natural drainage characteristics typical of the area. No ditch spoil is to be left mounded along the ditch banks. Any part of the ditch which is constructed through an area deemed unsuitable by the ENGINEER will require compaction of the underlying soil in the ditch prior to the installation of riprap. The flowline of the ditch shall be lined with erosion control blankets as shown on the Drawings.

5.4 REQUIRED DOCUMENTATION

Documentation shall be completed according to Section VI of these Technical Specifications.

SECTION VI

TECHNICAL SPECIFICATIONS

RIPRAP AND GEOTEXTILE FILTER FABRIC

6.1 SCOPE

This work shall consist of furnishing all material, labor, equipment and incidentals necessary for riprap lining the designated channels, basins, and construction of a riprap filter as shown in the Drawings. This work shall also include riprap around the inlets and outlets of culvert and drainage pipe and in a severely eroded area near the main culvert which will outlet into the newly constructed basin area. This main culvert is due east of the basin area approximately 400 ft. All work will be performed in accordance with applicable provisions of these specifications and in reasonable close conformity with the lines, grades, and thicknesses shown in the Drawings.

6.2 SHAPING

The areas to receive riprap shall be shaped to be reasonably smooth. Depths noted on the drawings are to the top of riprap. Minimum riprap depth is twelve (12) inches for slope stabilization. See the typical sections for riprap placement in channels, spillways and the riprap filter.

6.3 MATERIALS

- 6.3.1 Riprap: Riprap used in the construction of these structures shall meet the general requirements as set out in Section 616 of the current IDOH Standard Specifications for twelve (12) inch handlaid riprap.
- 6.3.2 Geotextile Filter Fabric: The geotextile filter fabric shall be a woven or nonwoven fabric consisting only of long chain polymeric filaments or yarns such as polypropylene, polyethylene, polyester, polyamide, or polyvinylidene chloride formed into a stable network such that the filament yarns retain their relative position to each other. The fabric shall be inert to commonly encountered chemicals and free of defects or flaws which significantly affect its physical and/or filtering properties.

The fabric shall be formed in widths of at least six (6) feet. Sheets of fabric may be sewn together to form fabric widths as required. The sheets of fabric shall be sewn together at the point of manufacture or other approved locations.

During all periods of shipment and storage, the fabric shall be wrapped in a heavy duty protective covering to protect the fabric from direct sunlight, ultraviolet rays, mud, dirt, and debris. Fabric shall be stored at temperatures below $140^{\circ}\mathrm{F}$.

The fabric shall meet or exceed the following physical properties:

PHY	SICAL PROPERTY	TEST METHOD	VALUE (Shipment Avg.)
A.	Grab Tensile Strength, lbs.	ASTM-D-1682	Warp 300 Fill 200
в.	Mullen Burst Strength, psi	ASTM-3786	450
c.	Puncture, 1bs.	ASTM-3787 (mod)	120
D. E.	Trapezoid Tear, lbs. Equivalent Opening Size, U.S. Standard	ASTM-D-2263	Warp 75 Fill 65
	Sieve	CW-02215	70 Maximum
_			100 Minimum
F.	Coefficient of Permeabilit	• :	
	k, cm/sec	H,20 cm to 10 cm	0.1 Maximum

6.4 CONSTRUCTION METHODS

Riprap shall be placed at the locations shown on the Drawings. The ENGINEER may make adjustments in the location, width, and terminal points depending upon actual conditions found or otherwise created by the grading work or site conditions. All areas designated to receive riprap shall also receive geotextile filter fabric.

Before placing any fabric, all excavation, filling, or reshaping of the adjoining areas shall be completed. This will allow the completed channels and slopes to be uniform and to conform with the lines, grades, and cross-sections shown on the Drawings. The fabric shall not be placed on loose material used to fill erosion channels. Channels eroded below the elevation of the new riprap channels shall be backfilled and compacted by the wheel or track loads of the construction equipment.

The fabric shall be placed as shown in the Drawings and shall be laid smooth and free of tension, stress, folds, wrinkles, or creases. When more than one strip is necessary, the strips shall overlap a minimum of one (1) feet. Transverse laps shall be placed so that the upstream or upslope strip laps over the downstream or downslope strip. The fabric shall be entrenched along the outer edges as shown in the Drawings.

Fastener pins shall be installed through both strips of overlapped fabric at no less than five (5) foot intervals along a line through the midpoint of the lap, and at any other locations as necessary to prevent any slippage of the fabric.

Fabric shall be covered with the riprap lining within five (5) calendar days after placement of the fabric. Fabric not covered within this time shall be removed and replaced at the CONTRACTOR'S expense if the ENGINEER determines that damage or deterioration is evident.

The fabric shall be protected from damage due to the placement of the riprap by limiting the height of drop of the material to no greater than two (2) feet or by placing a cushioning layer of sand on top of the fabric before dumping the material, at the CONTRACTOR'S option. The CONTRACTOR shall demonstrate that the placement technique will prevent damage to the fabric.

Placement of the riprap shall begin at the mouth of the channel or toe of the slope and proceed upstream or upslope. The riprap shall be placed to conform to the Drawings. The riprap need not be compacted, but shall be placed to grade in a manner to ensure that the larger rock fragments are uniformly distributed. The smaller rock fragments serve to fill the spaces between the larger rock fragments in such a manner that results in a well keyed, densely placed, uniform layer of lining to the thickness specified. Placing shall be conducted in a manner so as to produce a surface of approximate regularity and varying no more than three (3) inches from a true plane. Hand placing will be required only to the extent necessary to secure the results specified above.

6.5 REQUIRED DOCUMENTATION

All fabric shall be approved by the ENGINEER before use. The CONTRACTOR shall furnish, with each shipment of fabric, a Certificate of Compliance from the manufacturer of the fabric. The Certificate shall be signed by an authorized official, having legal authority to bind the company and shall attest that the fabric meets the specified chemical, physical and manufacturing requirements. The Certificate shall also include actual test results for each physical requirement of this specification. The CONTRACTOR shall also submit to the ENGINEER all weigh tickets on the quantity of riprap used.

SECTION VII

TECHNICAL SPECIFICATIONS

EROSION CONTROL BLANKETS

7.1 SCOPE

This work shall consist of furnishing all materials, equipment, incidentals and labor necessary for the installation of erosion control blankets along channels and basin side slopes as shown in the Drawings. All channel and basin side slopes, except where riprap is to be used, shall receive an erosion control blanket.

7.2 MATERIALS

The erosion control blanket shall consist of a machine produced mat of curled wood excelsior of 80 percent six (6) inch or longer fiber length, with a consistent thickness and fiber evenly distributed over the entire area of the blanket. Coconut fiber may be used in place of the curled wood. The blanket shall have a minimum weight of one (1) pound per square yard and a minimum width of four (4) feet.

The top and bottom of each blanket shall be covered with a photodegradable extruded plastic mesh. Blankets shall be made smolder resistant without the use of chemical additives.

7.3 STAPLES

The staples shall be made of wire, 11 gauge or greater, "U" shaped with six (6) inch legs and a two (2) inch crown.

7.4 INSTALLATION

The area to be covered shall be properly prepared, fertilized, and seeded before the blanket is applied. The blanket shall be anchored at the start by trenching it in as a check slot. The blanket shall be unrolled in a downslope direction or as directed by the ENGINEER.

The blanket shall be overlapped six (6) inch at the ends and butted snugly on the sides and stapled. Traverse laps shall be placed so the upslope strip laps over the downslope strip. The staples shall be driven vertically into the ground. Four (4) staples are to be used at the start of each role. The staples shall be spaced approximately two (2) feet apart, on each side, and one row in the center alternately spaced between each side. When blankets are placed alongside each other, staple so as to catch the edge of each roll. See appropriate Drawings for details.

7.5 REQUIRED DOCUMENTATION

The CONTRACTOR shall furnish, with each shipment of erosion control blanket, a Certificate of Compliance from the manufacturer of the erosion control blanket in accordance with Article 1.15 of these Technical Specifications.

SECTION VIII

TECHNICAL SPECIFICATIONS

MULCHED SEEDING

8.1 SCOPE

This work shall consist of furnishing all labor, equipment, and material for preparing the seedbed, seeding, soil additives and their application, and mulching. All areas disturbed shall be revegetated in accordance with these specifications. Mulched seeding work shall be performed only from March 1 through October 31.

8.2 MATERIALS

8.2.1 <u>Fertilizer</u>: The fertilizer shall be commercial fertilizer containing the plant nutrients of nitrogen (N₂), available phosphate (P₂O₅) and soluble potash (K₂O) at the rates specified in Section 7.4. Bagged fertilizer shall display the following information on the bag or on a sticker or tag attached to the bag: Net Weight, Brand and Grade, Guaranteed Analysis, and Name and Address of the Manufacturer.

Bulk fertilizer (dry or liquid) shall be accompanied by a statement from the manufacturer which contains the same information required for the bagged fertilizer.

- 8.2.2 <u>Lime</u>: Agricultural ground limestone or its equivalent shall be used. The limestone must meet the following requirements: contain sufficient calcium and magnesium carbonate to be equivalent to not less than eighty percent (80%) calcium carbonate and must be fine enough so that not less than ninety percent (90%) shall pass through a U.S. Standard No. 10 sieve and not less than thirty-five percent (35%) shall pass through a U.S. Standard No. 50 sieve. On areas to be seeded, lime shall be applied uniformly at the rate specified in Section 7.4.
- 8.2.3 <u>Seed</u>: Seed shall be applied to all disturbed areas in accordance with Section 7.3 with no alterations except by written consent of the ENGINEER. All seed shall be certified by the State Seed Commission, Purdue University.

Seed shall be weed-free containing no noxious seed as listed in I.C. 15-4-1-3 (e) and in 360 I.A.C. 1-1-5 and 360 I.A.C. 1-1-6.

Seed shall be furnished fully tagged and labeled in accordance with the state laws and the U.S. Department of Agriculture Rules and Regulations under the Federal Seed Act in effect on the date of invitations for bids. All seed must be from the latest crop available. No seed will be accepted with a date of tests of more than nine (9) months prior to the date of delivery to the site. Any seed which has become wet, moldy or otherwise damaged in transit or storage will not be accepted. Pre-mixed seed will be acceptable with appropriate certifications.

All seed shall be pure live seed (PLS), determined by multiplying the percent germination of the seed times the percent purity.

- 8.2.4 <u>Mulch</u>: It shall be applied to all seeding areas. The mulch shall consist of wheat or rye straw. The mulch material shall be air dry, reasonably light in color, and shall not be musty, moldy, caked, or otherwise of low quality. The use of mulch that contains noxious weeds will not be permitted.
- 8.2.5 <u>Crimping</u>: Stabilization of the mulch shall be accomplished by crimping, use of an organic tackifier or AE-T asphalt emulsion. This is to be performed immediately after mulching.
- 8.2.6 <u>Seeding Warranty</u>: The CONTRACTOR shall be advised that he is required to establish and maintain for one year the specified stand of grasses. If during the warranty period, it becomes evident that any particular species is absent or weak, the CONTRACTOR shall take all steps necessary to meet the specifications, at no additional cost to the OWNER. The CONTRACTOR shall utilize all measures necessary, including irrigation, to establish this vegetation.

8.3 SEED APPLICATION

The permanent seed mixture shall consist of a homogeneous blend of the following species and shall be applied at the following rates:

Redtop	4	lbs./acre
Alsike Clover	4	lbs./acre
Creeping Red Fescue	75	lbs./acre
Perennial Ryegrass	10	lbs./acre

8.4 SEEDBED PREPARATION

The application rate for lime shall be 1 ton per acre. Fertilizer shall be applied at the rate of 50 pounds of nitrogen (N₂), 100 pounds of phosphorus (P₂O₅), and 30 pounds of potash (K₂O) per acre. These rates are subject to change depending on the results of the soil tests performed prior to seeding, but these quantities shall be used for bidding purposes. In the event that these quantities increase as a result of the additional soil testing, the CONTRACTOR shall be compensated for the increase by an amount agreed upon with the Owner.

Soil tests are to be performed by a qualified laboratory approved by the ENGINEER and at the expense of the CONTRACTOR. A minimum of two (2) composite samples shall be collected, one at each basin area, and analyzed to determine the lime and fertilizer amendments neccessary. The composite sampling shall be represenative of the cover material to be seeded and the sampling locations shall be selected by the ENGINEER. The CONTRACTOR shall obtain approval from the ENGINEER prior to the application of these amendments.

The surface shall be tilled immediately following lime and fertilizer application to a minimum depth of six (6) inches with either a tandon or offset disk.

Seedbed preparation shall be suspended when soil conditions are not suitable for the preparation of a satisfactory seedbed.

8.5 SEEDING

The specified mixtures of pure live seed (PLS) will be used on all areas disturbed during construction.

All seed shall be broadcast evenly over the area, immediately following tilling, using a cultipacker seeder, hydroseeder, or equivalent.

8.6 MULCHING

The mulch shall be applied uniformly over all seeded areas until the ground is completely covered and at an average rate of 4000 lbs./ac. Mulching shall immediately following seeding, unless otherwise noted.

8.7 REQUIRED DOCUMENTATION

The CONTRACTOR shall provide the ENGINEER with a copy of the soil analysis completed on the seeding areas as stated herein. If pre-mixed seed is used, the CONTRACTOR shall provide a copy of the appropriate certification to the ENGINEER. This documentation must be submitted before the work begins. The CONTRACTOR shall also submit to the ENGINEER certifications and weigh tickets on the seed mixture, lime and fertilizer used.

SECTION IX

TECHNICAL SPECIFICATIONS

CULVERT INSTALLATION

9.1 SCOPE

This work shall consist of furnishing all materials, equipment, incidentals, and labor necessary for the removal and placement of culvert pipe at the locations shown on the plans. This work shall include excavation, pipe removal, pipe placement, and backfilling.

9.2 MATERIAL

9.2.1 <u>Corrugated Steel Pipe Arch</u>: The corrugated steel pipe arch used shall be aluminized and in accordance with Section 907 of the IDOH Standard Specifications.

9.3 GENERAL

The culvert pipe shall be installed in accordance with Section 715 of the IDOH <u>Standard Specifications</u>. Minimum wall thickness of the pipe shall be 0.109 inches. The CONTRACTOR shall take all necessary measures to prevent the pipe arch from lifting during the backfill operation.

9.4 REQUIRED DOCUMENTATION

The CONTRACTOR shall submit to the ENGINEER certifications on all the pipe materials used.

SECTION X

TECHNICAL SPECIFICATIONS

MANHOLES

10.1 SCOPE

The work shall consist of furnishing all materials, labor, equipment and incidentals necessary to raise manholes at the locations shown in the Plans or as directed by the ENGINEER. This work will include placement, joint sealing material, and anything incidental to raising the manholes. This work is not a separate payment item, but it shall be included in the cost for earthwork.

10.2 MATERIAL

- 10.2.1 <u>Concrete</u>: All concrete used in raising manholes shall be "Class A" in accordance with Section 702 of the IDOH <u>Standard Specifications</u>.
- 10.2.2 <u>Steel Reinforcement</u>: All steel reinforcement used in raising manholes shall be in accordance with Section 909 of the IDOH <u>Standard Specifications</u>.

10.3 REQUIRED DOCUMENTATION

The CONTRACTOR shall submit to the ENGINEER certifications on all manhole materials used.

SECTION XI

TECHNICAL SPECIFICATIONS

DRAIN PIPE

11.1 SCOPE

The work shall consist of furnishing all materials, equipment, incidentals, and labor necessary for the placement of a twelve (12) inch diameter corrugated polyethylene drain pipe. This work shall be completed following earthwork operations.

11.2 MATERIAL

11.2.1 <u>Corrugated Polyethylene Pipe</u>: The corrugated polyethylene pipe used shall be in accordance with ASTM F667-84a.

11.3 GENERAL

The twelve (12) inch diameter corrugated polyethylene drain pipe shall be used, as required, to connect the existing twelve (12) inch diameter corrugated metal pipe at Sta 5+39 and 98 feet left to the basin in Construction Area No. 1. The corrugated polyethylene drain pipe shall be installed by using all applicable technical specifications herein. The CONTRACTOR shall take all necessary measures to prevent the drain pipe from lifting during the backfilling operation.

11.4 REQUIRED DOCUMENTATION

The CONTRACTOR shall submit product data on the pipe to be used for approval by the ENGINEER.

SECTION XII

TECHNICAL SPECIFICATIONS

WATER PIPE

12.1 SCOPE

The work shall consist of furnishing all materials, labor, equipment and incidentals necessary for the placement of one (1) inch diameter PVC water pipe at the locations shown on the plans and the demolition of the existing water pipe and accessories. This work will include required hydrants, tees, wyes, caps and connections to existing lines. This work shall be completed following the earthwork operations.

12.2 MATERIAL

12.2.1 <u>Water Pipe</u>: All water pipe used shall be Class 150 (SDR 17) P.V.C. in accordance with ASTM-D2241.

12.3 GENERAL

- 12.3.1 <u>Demolition of Existing Water System</u>: The existing water system in Construction Area No. 1, as designated in the Drawings, shall be removed partially in a manner to allow no interference with earthwork. This work will most likely include the removal of the hydrants and accessories to approximately two (2) feet below existing ground level. The CONTRACTOR will be responsible to dispose of the debris in an acceptable manner.
- 12.3.2 <u>Pipe Installation</u>: Each piece of pipe, having been properly cleaned and inspected for soundness shall be laid on the previously graded trench bottom. The pipe shall then be secured and held in place by means of backfilling unless otherwise instructed by the ENGINEER.

Under no circumstances shall pipe be laid in water and no pipe shall be laid under unsuitable weather conditions.

In the event any obstructions are encountered, such as sewer lines, gas lines, etc., they shall not be disturbed or displaced unless necessary. Damage to such utilities caused by the CONTRACTOR'S negligence shall be repaired at the CONTRACTORS expense. When the ENGINEER authorizes moving of utilities which interfere with construction such utilities shall be

replaced by the CONTRACTOR at the OWNER'S expense.

All barricades, lanterns, signs and signals as shall be necessary to warn the public of the dangers or hazards existing shall be provided at the CONTRACTOR'S expense.

The bottom of the trench shall be free of rocks, clods or other sharp-edged objects. The pipe shall rest upon the pipe bed for the full length of the pipe. All pipe shall have a minimum cover of 42 inches.

After the pipe has been laid or erected and partially backfilled, as specified herein, all newly laid pipe or any valved section thereof shall be subjected to hydrostatic pressure to test for leaks as directed by the ENGINEER. The duration of each pressure test shall be at least two hours.

Before applying the specified test pressure, all air shall be expelled from the pipe. To accomplish this, taps shall be made, if necessary, at points of highest elevation, and afterward tightly plugged.

All exposed pipes, fittings, valves, and joints shall be carefully examined during the open trench test. All leakage in joints shall be completely stopped. Any cracked or defective pipes, fittings, or valves discovered in consequence of this pressure test, shall be removed and replaced by the CONTRACTOR at his expense with sound material in the manner herein provided and the test shall be repeated until satisfactory to the ENGINEER.

Should any test of combined sections of pipe laid disclose leakage the CONTRACTOR shall at his own expense locate and repair the defective joints until the leakage has been completely stopped.

Before being placed in service completed potable water pipe lines shall be chlorinated by the CONTRACTOR, under the observation of the ENGINEER, by the method herein specified.

Prior to chlorination, all dirt and foreign matter shall be removed by a thorough flushing through the hydrants, or by other approved means. Each valved section of newly laid pipe shall be flushed independently. This shall be done after the pressure test and may be done either before or after the trench shall have been backfilled.

A solution of hypochlorite (HTH) shall be fed into the section of water pipes being disinfected to insure a chlorine dosage of at least 50 parts per million throughout the pipes under the direction of the ENGINEER.

Treated water shall be retained in the pipe long enough to destroy all non-spore-forming bacteria. This period shall be at least 24 hours. After the chlorine treated water has been retained for the required time, the chlorine residual at pipe extremities and at other representative points shall be at least 25 parts per million as determined by the ENGINEER.

In the process of chlorinating newly laid pipe, all valves or other appurtenances shall be operated while the pipe line is filled with the chlorinating agent.

Following chlorination, all treated water shall be thoroughly flushed from the pipe line at its extremities until the replacement water throughout its length shall, upon test, both chemically and bacteriologically, be proven to be safe for human use. Water samples shall be taken at two (2) random locations in the newly laid pipe as directed by the ENGINEER. The residual chlorine content shall be less than 2 parts per million as determined by the ENGINEER. The water samples shall be submitted for bacteriological examination to the State Health Department Laboratory by the CONTRACTOR from waterlines after chlorination. Should the initial treatment prove ineffective, the chlorination procedure shall be repeated until confirmed tests show that water sampled from the newly laid pipe conforms to the above requirements. These tests shall be completed and approved by the ENGINEER before the pipe laid is used to supply water for human consumption.

11.4 REQUIRED DOCUMENTATION

The CONTRACTOR shall furnish the ENGINEER with Certificates of Conformance with the specifications for the pipe used.

SECTION XIII

TECHNICAL SPECIFICATIONS

ELECTRIC CABLE

13.1 SCOPE

The work shall consist of furnishing all materials, equipment, incidentals, and labor necessary for the installation of electric cable and accessories at the locations designated in the plans. This work will include required salvage and demolition, excavation, installation, and energizing of the electrical system. This work shall be completed following the earthwork.

13.2 MATERIAL

- 13.2.1 <u>Conduit</u>: The conduit used shall be rigid nonmetallic electrical trade size one (1) inch and shall be in accordance with Article 347 of the <u>National Electrical Code</u>.
- 13.2.2 <u>Cable</u>: The electric cable used shall be a direct burial, insulated triplex assembly that has a conductor size of AWG No. 2 and a neutral size of AWG No. 4. Copper or aluminum may be used. All electric cable shall be in accordance with Article 310 of the <u>National</u> Electrical Code.
- 13.2.3 <u>Accessories</u>: All junction boxes and fittings used shall be in accordance with Article 370 of the <u>National</u> Electric Code.

13.3 GENERAL

All electrical work shall be done in accordance with the <u>National Electrical Code</u>. The existing electric boxes located in Construction Area No. 1 shall be removed and salvaged by the CONTRACTOR with all electrical hardware intact. All existing buried electrical cable will not be salvaged, but will remain in place. Following the placement of the new electric cable, the salvaged electric boxes shall be attached to the new cable and re-set as they were previous to construction. All new electric cable and boxes shall be placed at the locations shown in the Drawings or as directed by the ENGINEER. The CONTRACTOR shall assure that the re-set electrical system is functioning properly before backfilling begins. All electric cable shall be buried a minimum of two (2) feet.

13.4 REQUIRED DOCUMENTATION

The CONTRACTOR shall submit product data on the type of electrical materials to be used for approval by the ENGINEER.

SECTION XIV

TECHNICAL SPECIFICATIONS

TRENCH EXCAVATION AND BACKFILLING

14.1 SCOPE

The work shall consist of furnishing all materials, labor, equipment and incidentals necessary for the excavation and backfilling of trenches for drainage pipe, culvert pipe arch, utilities and manholes at the locations shown in the Plans. This work will include necessary rock removal, bedding preparation, shoring, dewatering and crushed stone bedding. This work is not a separate payment item, but it shall be incidental to the construction of the aforementioned structures.

14.2 MATERIAL

14.2.1 <u>Backfill Materials</u>: All materials used for backfilling shall be in accordance with Section 715 of the IDOH Standard Specifications.

14.3 GENERAL

14.3.1 <u>Trench Excavation</u>: All excavation and backfilling shall be in accordance with Section 715 of the IDOH Standard Specifications.

The locations of sewers, water mains, and structures as shown on the Contract Drawings have been selected to provide the least possible interference with the crossing of existing utilities and existing vegetation. The OWNER reserves the right to make minor variations in the location of these items during the construction to meet any changed conditions discovered during the construction, and no extra payment will be allowed the CONTRACTOR for such shifts in alignment.

14.3.2 Location of Existing Utilities: The location of existing underground utilities such as water mains, gravity sewers (sanitary and storm water), sewage force mains, oil lines, telephone cables, power cables, gas mains, etc., as shown on the Contract Drawings have been determined from the best available information, furnished and taken from the records of Prides Creek Park. Utilities other than those shown may be encountered during construction, and the actual location of those utilities shown may be different from the location designated on the Contract Drawings.

The CONTRACTOR shall furnish necessary labor for uncovering underground obstructions prior to excavating, cost of such work is to be included in the price for laying pipe.

Necessary arrangements shall be made by the CONTRACTOR with all persons, firms or corporations owning or using any poles, pipes, tracks, or conduits, etc., affected by the construction on this Project to maintain and protect such facilities during construction with the cost of any such protection paid by the CONTRACTOR and included in the contract price. In the event that any existing gas pipe, water pipes, conduits, sewers, tile drains or poles are blocked or interfered with by the excavation required on the Project, the CONTRACTOR shall maintain them in continuous operation, and restore them to the same conditions as they were prior to the start of construction of this Project, all at no additional compensation.

Pavements must in no case be blocked or obstructed by excavated material except on the authorization of the ENGINEER, and then only when adequate temporary provisions have been made for a satisfactory temporary passage provided and maintained across all open trenches for pedestrians and vehicles. If necessary, barriers, lights, and flares shall be provided and maintained by the CONTRACTOR at all trenches, excavations, and embankments at no additional compensation as is provided in these Contract Documents.

14.3.3 <u>Disposal of Excavated Material</u>: Excavated material shall be deposited so as to interfere as little as possible with the execution of the Project or its several parts and in such a manner that for each purpose the most suitable materials may be placed in its final position, but not in a manner to interfere with the satisfactory completion of the Project.

Unsuitable and surplus excavated material not incorporated in the improvement shall be disposed of by the CONTRACTOR at his own expense, unless otherwise directed by the Contract Drawings or the ENGINEER. If private land is used by the CONTRACTOR as a spoil site, the CONTRACTOR shall obtain written permission from the OWNER or Agent of the land to be used for this purpose, and shall provide the OWNER with a certificate copy of such agreement.

- 14.3.4 <u>Unauthorized Excavation</u>: Whenever the excavation is carried beyond the lines and grades shown on the Contract Drawings or given by the ENGINEER, the CONTRACTOR shall at his own expense, refill all such excavated space with such material and in such a manner as may be directed by the ENGINEER. Beneath and around concrete structures, space excavated without authority shall be thoroughly compacted when refilling or, if deemed necessary by the ENGINEER, shall be refilled with concrete at the CONTRACTOR'S expense.
- 14.3.5 <u>Protection Against Water</u>: The CONTRACTOR shall do all ditching, pumping, and bailing; build all drains; and do all other work necessary to keep the excavation clear of ground water sewage or storm water during the progress of the work and until the work is finished.

Where the excavation is in wet soil and suitable construction conditions cannot be obtained by other methods, the Contractor shall install and operate a pumping system so as to drain the same effectually. No pipe shall be laid in water. All water pumped or drained from the work area shall be disposed of in a manner satisfactory to the ENGINEER without damage to adjacent property or to other work under construction. Necessary precautions shall be taken to protect all construction against flooding.

14.4 REQUIRED DOCUMENTATION

The waste disposal site agreement shall be submitted to the ENGINEER prior to removal of unsuitable excavation or demolished materials.

APPENDIX A CONTRACT DOCUMENTS

NOTICE OF AWARD

To:			
*			
PROJECT Description	n:		
The OWNER has WORK in response to and Information for B	its Advertisement	ID submitted by for Bids dated _	you for the above described
of \$	-		epted for items in the amount
nish the required CC cates of insurance wit If you fail to exe days from the date or rights arising out of the cate of the ca	ONTRACTOR'S Pe hin ten (10) calend cute said Agreem f this Notice, said he OWNER'S acce	rformance BONI ar days from the ent and to furnis I OWNER will b ptance of your B	xecute the Agreement and fur- D. Payment BOND and certifi date of this Notice to you. h said BONDS within ten (10) e entitled to consider all your ID as abandoned and as a for-
granted by law.			to such other rights as may be of this NOTICE OF AWARD to
Dated this	day of	, 19	
	•		Owner
		Ву	
		Title	
	ACCEPTAN	ICE OF NOTICE	
Receipt of t	he above NOTICE	OF AWARD is he	ereby acknowledged
by			
this the	day	y of	, 19
Ву			
Title			

NOTICE TO PROCEED

To:	Date:
	Project:
You are hereby notified to commence dated, 19, on or bare to complete the WORK within The date of completion of all WORK is there	WORK in accordance with the Agreement pefore, 19, and you consecutive calendar days thereafter.
	Owner
	By
ACCEPTANCE OF NOTICE	Title
Receipt of the above NOTICE TO PRO-	
CEED is hereby acknowledged by	
this theday	
of, 19	
Ву	
Title	

CHANGE ORDER

	Order No	
	Date:	
	Agreement Date	:
NAME OF PROJECT:		
OWNER:		
CONTRACTOR:		
The following changes are hereby made	e to the CONTRACT DO	CUMENTS:
Justification:		
,		
Change to CONTRACT PRICE:		
Original CONTRACT PRICE	\$	_
Current CONTRACT PRICE adjusted by	y previous CHANGE C	RDER \$
The CONTRACT PRICE due to this CH	HANGE ORDER will be	(increased) (decreased)
by: \$		
The new CONTRACT PRICE including	this CHANGE ORDER	will be \$
Change to CONTRACT TIME:	•	
The CONTRACT TIME will be (increase	ed) (decreased) by	calendar days.
The date for completion of all work will	be	(Date).
Approvals Required: To be effective this Order must be appropriate or objective of the PROJECT, or MENTAL GENERAL CONDITIONS.	proved by the Federal as may otherwise be re	agency if it changes the equired by the SUPPLE-
Requested by:		
Recommended by:		
Ordered by:		
Accepted by:	<u> </u>	
Federal Agency Approval (where applic	able)	